## STATE CENTER COMMUNITY COLLEGE DISTRICT

INTERI

istrict agrees temploy, and Administrator agrees to serve inabeveinterim position for the period beginning period beginning August 1, administrative handbooks, olicies and procedures of the Districtdministrator accepts althe responsibilities as specified the job specifications for the position, attaleuties as the District shall specify and all duties nd responsibilities which may be delegated to the Administrator botalecellor.

eneral Terms and Conditions of Employment

This Agr

ementis subject to all applicable laws of the State of California, rules and releastations attitues. Booki cities in Governo Tisclof (2the Catalities and Confine, un) it ( @Co005 et cand. 02ed - Td [ (21 - 12 et al. 12 et a Notwithstanding any other provision of this Agreem District reserves the right to grant Administrator asalary increase at any time during the term of this Agreement. Such an adjustment shall not mean that parties have entered into new Agreement extended them of the existing Agreement

#### 6. Work Schedule:

Administrator is a fulltime employee during the term of this greement agrees to devote full-time efforts to the position, to provide competent services and to followall applicable laws, regulations, policies, procedures, and Bodirections. The Board of Trustees will determine the work schedule but shall be, at a minimum, o hours per week of full and regular service to the District apart from acations, District-approved holidays, and approved leaves. The Administrator understands and agrees that the demands of the position will require more than eight hours day and 40 hours per weakdministrator is an exempt employee and is not eligible for overtim pay or compensatory time off.

### 7. Health and Welfare Benefits

The Administratorshall be entitled to health, dental, and life insurance benefits normally provided to other full-time eligibleadministrators The Board of Trustees may be equently modifithe benefits following Board Policies Administrative Regulations and state and federal law.

### 8. Auto Allowance:

The Administrato shall receive a monthly allowance four hundred dollars (\$400.00) for all business miles traveled within the District's service area as full reimbursement for the Administrators use of her own personal vehicle. However, the District will reimburse Administrator for travel outside the District's service area at the District's regular travel rate. The District may adjust the reimbursement amounts and vehicle eligibility criteria annually.

### 9. Fringe Benefits:

Administrator shall receive all fringe benefits including, but not limited to, vacation, sick leave, holidays, leaves of absence, and jetated expenses as specified the appropriate Board Policy, Administrative Procedure, and other policies, procedures, practices handbooks, aunderstes otherwise specified in this Agreement prorated for a period of less than a full year of service. The Board of Trustees may subsequently modify the benefits following Board Policies, Administrative Regulations and state and federal law.

## 10. Professional Meetings and Activities:

The District will reimburseAdministrator for all reasonable business, travel, and conference expenses incurred in the performance of the Administrator's duties in accordance with District policies and procedureAdministrator shall obtain pior approvalfrom the Chancelloor designeeto attend any function or meeting related to Addeninistrator's employment with the District. The District will pay reasonable and necessary experimeeAdministrator to attend functionsor meeting the Chancelloror designeapproves. Administrator will notice performed outside ]TJ 0.00dn1 ( w)9.6 5.9 (3 (II is)13.5 (tr)11.11.2 (i)-2.6 (is)13.5 (tr)11.1is).3 ( (i)-2 (i)

Agreement for convenience and without cause. It may do so by providing the Administrator with14 days' prior written notice of such termination and shall pay the Administrator the thereurrent salary for 4 days beyond the termination date, or until June 30, 2025, whichever is less. Termination without cause does not include termination upon the hiring of a permanent administrator in Administrator's position.

The parties may terminate is Agreemen by mutual consent in writing at strime prior to the expiration of the term. Regardless of the term of this Agreement, planties terminate it by mutual agreement prior to the date on which the Agreement would have expired, the parties agree that there can be no settlement between them Wistrieby will pay Administrator more than the heacurrent salary for 14 days yound the termination date, or until June 30, 2025, whichever is Teless intent of this provision is to satisfy the requirements of California Government Code sections 53260-53264, and the parties will interpret it consistent those statutes.

The parties further agree that this sum of the maximum cash settlement identified in the preceding paragraph constitutes liquidated damages in recognition of the extreme difficulty of determining actual damages to the ministrator resulting from the Agreement's termination without cause. These liquidated damages represent the Administrator's sole and exclusive remedy fall damages, known or unknown, tort, contract or otherwise, flowing from the termination of Interim President's employment with the District. The parties recognize that upon payment of the liquidated damages sum, the Administrator will not be able to bring any action or proceeding of any nature against the District.

In exchange for and as a condition to receipt of the lump sum payment set out in this subparagraph, Administratehall execute a release and waiver, in a form acceptable to the legal counsel for District, releasing District, and all of its elected officers, employees, agents, representations, and attorneys, from any claim associated with the termination. If Administrator does not execute a release and waiver, no lump sum payment is required and termination shall be effective nonetheless.

- 11.3 Nothing in this Agreement preventermination of Administrator for cause during the terms of this Agreement pon the breach of any term of this Agreement. If District determines that there is cause to warrant termination of this Agreement, it shall give Administrator written notices of the causecausesThe Board ofFrustees will not make a final decision until Administrator has an opportunity to meet with the Board in closed session and give reasons with hould not terminate Agreement. The Board shall make the final decision regarding termination of Algreement and hall provide the decision to Administrator in writingThe Board's decision shall be final.
- 11.4. This Agreement will terminate poon the hiring of a permane administrator in Administrator's position; this Agreement shall terminate automatically at the end of the

### 13. Non-Waiver:

Non-enforcement of, or exceptions made to party of this Agreement hall not constitute a waiver of that provision of this Agreement the future. The parties may only waive the provisions of this Agreement in writing as an amendment to this greement Any such waive will not constitute waiver of anyother part of this Agreement

## 14. Entire Agreement:

This Agreement supersedes at the agreements, either oral or in writing, between the parties hereto with respect to the employment form inistrator by the District and contains all the covenants and agreements between the parties with respect to that employment in any manner whatsoever. Each party to this Agreement acknowledge then there party has not made any representations, inducements, promises, or agreements, orally or otherwise, which is not contained in this Agreement, and that no other agreement, statement, or promover almost in this Agreement shall be valid or binding on either party.

## 15. District Rules and Regulations:

acknowledge, regardless of the term of this Agreement, that if the Agreement is terminated, any cash se

# STATE CENTER COMMUNITY COLLEGE DISTRICT

# INTERIM ADMINISTRATOR EMPLOYMENT AGREEMENT

# INTERIM PRESIDENT OF FRESNO CITY COLLEGE

The State Cente©ommunity College District ("District") anktim Armstrong ("Administrator")

Notwithstanding any other provision of this Agreem District reserves the right to grant Administrator æalary increase at any time during the term of this Agreement. Such an adjustment shall not mean the parties have entered into new Agreement extended them of the existing Agreement

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### 11. Renewal

- 11.1 Administrator understands that the position is a temporary interim position as defined by California Regulations Title 5, Section 53021 subdivisiona (tod Education Code section 72411. Nothing in this paragraph shall prevent the Board from terminating this Agreement for convenience and without cause. It may do so by providing the Administrator with14 days' prior written notice of such termination and shall pay the Administrator the theorem salary for 4 days beyond the termination date, or until June 30, 2025, whichever is less. Termination without cause does not include termination upon the hiring of a permanent administrator in Administrator's position.
- 11.2 The parties may terminate is Agreemen by mutual consent in writing at sintime prior to the expiration of the term. Regardless of the term of this Agreement, planties terminate it by mutual agreement prior to the date on which the Agreement would have expired, the parties agree that there can be no settlement between them Wistrieby will pay Administrator more than the heacurrent salary for 14 days yound the termination date, or until June 30, 2025, whichever is Teless intent of this provision is to satisfy the requirements of California Government Code sections 53260-53264, and the parties will interpret it consistent those statutes.

# 12. Savings Clause:

If a court of competent jurisdiction finds any provision of this Agreement is contrary to law by a court of competent jurisdiction, such provision shall not be valid except to the extent permitted by law, but all other provisions shall continue to remain in full force and effect.

## 13. Non-Waiver:

Non-enforcement of, or exceptions made to any part of this Agreement shall not constitute a waiver of that provision of this Agreement in the future. The parties may only waive the provisions of this Agreement in writing as an amendment to this Agreement. Any such waiver will not constitute a waiver of any other part of this Agreement.

## 14. Entire Agreement:

This Agreement supersedes all other agreements, either oral or in writing, between the parties hereto with respect to the employment of