Article 1

GENERAL PROVISIONS

1. Unless expressly provided otherwise, the following definitions shall govern the interpretation and construction of this Agreement:

1.1 “Association” or “FA” means the Foothill-De Anza Faculty Association.

1.2 “District” means the Foothill-De Anza Community College District.

1.3 “Board” means the Board of Trustees of the Foothill-De Anza Community College District, the Chancellor, or any of the Board’s officers or employees who have delegated authority to act for the Board. The words “Board itself” mean the governing board of the District.

1.4 “Administrator/manager” means any employee in a position designated by the governing board of the District as having direct responsibilities for formulating policy or administering District programs. In addition:

1.4.1 An “Educational Administrator,” in formulating policy or administering instructional and student services programs, has direct responsibility for the formulation of the budget, curriculum or program development, and/or has direct responsibility for the supervision and evaluation of faculty and staff associated with the program;

1.4.2 A “Program Administrator” administers specific programs within the College or District but does not meet the definition for an educational administrator.

1.5 “Chancellor” means the Chancellor of the Foothill-De Anza Community College District.

1.6 “Faculty employee” means any employee in the bargaining unit as defined in Section 1.2.

1.7 “Regular employee” means a permanent or tenured faculty employee.

1.8 “Contract employee” means a probationary faculty employee or a grant-funded employee hired on a year-to-year basis in accordance with Education Code 87470.

1.9 “Article 19 faculty” means a faculty employee who has an annual contract under the provisions of Article 19 of the Agreement.

1.10 “Temporary faculty employee” means a faculty employee appointed for not more than one complete school year, but not less than a complete quarter during a school year as provided in Education Code 87482.

1.11 “Part-time temporary faculty employee” means any faculty employee who is employed pursuant to Education Code Section 87482.5 for no more than 60 percent of the annual load of scheduled duties for a full-time regular faculty employee having comparable duties.
1.1.12 “Faculty Service Area” (FSA) means a service or instructional subject area or group of related services or instructional subject areas (disciplines) established by the Foothill-De Anza Community College District in accordance with Education Code 87743 and Article 15 of the Agreement.

1.1.13 “College year” means July 1 through June 30.

1.1.14 “Academic year” means that portion of the college year that extends from the beginning of the Fall quarter through the end of the Spring quarter.

1.1.15 “Summer session” means the intersession between academic years. Summer session is not part of the 175 day academic year; it commences on the first workday following the end of the academic year and terminates on the last workday preceding the start of the new academic year. Summer session assignments shall be governed by Article 26 of this Agreement.

1.1.15.1 “Early summer session” means a period of instruction that partially overlaps the Spring quarter of the academic year. These assignments begin no earlier than the start of the ninth week of the Spring quarter and end during the summer session. At least fifty (50) percent of the instructional time of an early summer session shall occur during the regular summer session. Early summer session assignments shall be governed by Article 26 of the Agreement.

1.1.16 “Academic recess” means that portion of the academic year between the end of one quarter and the beginning of the next quarter.

1.1.17 “Academic hour” means a period of fifty (50) minutes for purposes of office hours under Article 7.15 and Article 10.8 and substitute coverage under Article 16.37.

1.1.18 “Intersession” means that period of time in which classes are held during an academic recess or beyond the academic year. Assignment to intersession classes shall not apply toward the sixty percent (60%) of a full-time annual load specified in Article 7.1.1.

1.1.19 “Intra-session” means a period of time during which classes are held for a portion of an academic quarter. Intra-session assignments shall be made only through mutual agreement between the faculty employee and the Division Dean or appropriate administrator. Assignment to intra-session classes applies toward the 60 percent (60%) of a full-time annual load limit specified in Article 7.1.1.

1.1.20 “Concurrent section” is either a double section or a triple section scheduled and assigned as an aggregate.

1.1.21 “Resignation” means the voluntary termination of employment with the District in accordance with the terms and conditions set forth in Article 30.

1.1.22 “Retired faculty employee” means a contract or regular faculty employee who has both resigned from the District and retired under STRS or PERS.

1.2 The bargaining unit covered by this Agreement includes those employees of the District who are employed in positions that are not designated as supervisory or management for the purposes of Article 5 (commencing with Section 3540) of Chapter 10.7 of Division 4 of Title 1 of the Government Code and for which minimum qualifications for hire have been adopted pursuant to subdivision (a) of Education Code Section 87356. Faculty employees include, but are not limited to, instructors of credit and/or noncredit classes,
librarians, counselors, community college health professionals, physically limited student programs and services professionals, extended opportunity programs and services professionals, child development center/children’s center faculty, faculty on special assignments pursuant to Article 25 of this Agreement, noncredit (adult) education faculty, coordinators, executive heads and division assistants under Article 25 of this Agreement, and individuals employed to perform a service that, before July 1, 1990, required non-supervisory, non-management certification qualifications. While many of the above positions are mandated by law, nothing in this article shall necessarily require the continuation of the above positions.

1.2.1 Although faculty employees may assist administrators in budgeting, hiring, scheduling or supervising, administrators retain primary responsibility for these activities in accordance with Section 3540.1 of the Government Code. Any employees who are employed in faculty positions but who perform supervisory, management or other duties related to college governance shall not, because of the performance of those incidental duties, be deemed supervisors or managers. The incidental “supervisory” or “management” duties referred to in this subdivision include, but are not limited to, serving as a faculty member on hiring and selection and tenure review committees, conducting evaluations of part-time faculty, participating in budget development, or making effective recommendations in connection with those activities.

1.3 Any individual employment contract between the Board and any faculty employee shall be subject to and consistent with the terms of this Agreement. In the event of a conflict, the terms of this Agreement shall govern.

1.4 In the event that an administrator/manager is to be reassigned to faculty status, the District shall notify FA of the reassignment to provide FA with the opportunity for discussion with the Vice Chancellor of Human Resources. Such notification shall normally occur 10 or more working days prior to action taken by the Board.

1.5 As soon as it is reasonably able to do so after the ratification of this Agreement, FA shall provide the Board with a camera-ready copy of this Agreement. Within 30 days after receipt of such a copy, the Board shall provide FA with a sufficient number of copies of the Agreement for distribution to each faculty employee. FA shall, at its expense, distribute a copy of this Agreement to each faculty employee.