

2-19-19

Academic Senate Meeting Packet

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February 19, 2019 | 11:30 A.M. - 12:

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\$SSURYDO RI WKAHca\$dHelQnGD Senate Body
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2IILFHU 6HQDWRU DQG & RPPLWWHH 5HSRUWV a.Guided Pathways Reporting

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a.Site Visit Preparation - Kevin Ballinger b.Bylaws Revisions and Additions Discussion Onl

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a.Review and Action of AP/BP 4222 Remedial Cour Discrimination and Harassment, and AP/BP 4240 b.PSLO Dashboard for Public Disclosure - Anna 1



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- D ((2 6HDUFK & RPPLWWHH 7UDLQLQJ i. Tuesday, April 16, 2019 at Coastline
- E,QVWLWXWLRQDO (IIHFWLYHQHVV Meets second and fourth Monday of each month,
- F *XLGHG 3DWKZD\V :RUNJURXSV i. Development of Pathways ii.Improve Onboarding iiil.ntervention Strategies

)RU WKH *RRG RI WKH 2UGHU \$QQRXQFHPHQWV Please observe a one-minute allotment per speake interest to faculty: Good news, upcoming events, \$GMRXUQPHQW RI WKH 5HJXODU 0HHWLQJ



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Members of the public may fill out a Public Commagendas in front of the meeting room. Please give begins. Comments on items specific to the agendaded during discussion of that agenda item. The president

The Academic Senate of Orange Coast College B y-Laws

Article 1 Membership and Elections

Section 1. The Electorate he Electorate shall consist of the Faculty, as defined in Article I of the Constitution, and the Senate shall be elected from the members of this body.

Section 2. Composition of the SenatEthe Senate shall be composed of a Senator from each Division,the Library, and Student Services; nine Senated sarge, all elected from the regular and contract Faculty; and up to three voting Senated arge from the Partime Faculty. There shall be included within the membership of the Academic Senate, a voting student who shall be appointed by the SGOCC. The student representative may designate for the record his/her support or opposition to any matter prior to the official Senate vote. A designation shall be recorded in the Senate meeting minutes. Soft student shall have the right to attend all meetings of the Senate except those meetings prohibited by Education Code 72023.5 (a) (2) or when the Senate is in closed session.

Section 3. Division SenatorBivisions are responsible for conducting their elections of division senators. The Senate will conduct elections of division Senators if the division requests the assistance of the Senate. During the month of February, eligible divisions shall report to the Senate the results of their elections & division Senators. Divisions shall be responsible for filling vacant seats when they arise. In such cases, divisions shall report to the Senate the results of their elections of replacement Senators. The Senate President shall report the results of division

Section 5. PartTime Senatorsat-Large Candidates from the parttime members of the Faculty shall receive notice in February that they may nominate themselves for one of threetiprærtvoting Senatorat-Large postions. All interested nominees shall attend the designated meeting in February to present themselves and be endorsed by the Senate for a one year term of office. Vacancies that may occur prior to the next election shall be filled by appointment and eselonent of the Senate.

Section 6. Vacancies

- a. Permanent Vacancies permanent vacancy is established when a Senator submits a letter of resignation to the Senate President, is unable to complete the term of office, is absent for three (3) consecutive meetings without prior consent of the President of the Senate, or who becomes ineligible to hold membership in the Senate. Permanent vacancies shall be filled as provided in Sections 3, 4, and 5.
- b. Temporary VacanciesTemporary vacancies occur when the President declares a Senator is on approved temporary leave. Then the Senate shall conduct an election to fill the seat for the duration of the leave as per Sections 3, 4, and 5; or, in lieu of an election, the Senagetor designate a substitute from the same constituency which they represent who will serve as if elected.

Section 7. Tenure of Office pproximately onethird (1/3) of the regular and contract Senate membership shall be elected each year; and elected member shall serve for a term of three years except for the following changes for the 202017 election cycles only:

a. Effective for the 2016 Senatort-Large election only, all five newly elected Senatorts arge shall draw lots to determine whith two shall serve twoyear terms in order to restablish the required one

Article II Officers and Committees

Section 1. Officers of the Senate

a. The Senate shall be organized annually during the week following the Spring break. The first order of business of the organizational meeting of the Senate shall be the election of officers except the immediate Past President. The officers shall coors Partice and Parliamentarian, and the immediate Past President. The President, only upon completion of his/her final elected term of office, shall serve as immediate Past President for one semester or one year only if she/is an elected Senator. If the immediate Past president is no longer a Senator, he/she may remain as an advisor to the Executive Board.

b. Election of Officers. The Senate officers shall be elected by the Senate from the Senate membership. The office shall be elected by a simple majority of votes cast by a written, secret

f. The Parliamentarian shall:

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Article 1

Membership and Elections

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Section 2. Composition of the Senate he Senate shall be composed of a Senator from each Division, the Library, and Student Services; nine Senaterarge, all elected from the regular and contract Faculty; and up to three voting Senateds arge from the Partime Faculty. There shall be included within the membership of the Academic Senate, avoting student who shall be appointed by the SGOC student government The student representative may designate for the record his/her support or opposition to any matter prior to the official Senate vote. A designation shall be recorded in the Senate meeting minutes. Such student shall have the right to attend all meetings Senate except those meetings prohibited by Education Code 72023.5 (a) (2) or when the Senate is in closed session.

Section 3. Division SenatorBivisions are responsible for conducting their own elections of division senators. The Senate will odurct elections of division Senators if the division requests the assistance of the Senate. During the month of February, eligible divisions shall report to the Senate the results of their elections of division Senators. Divisions shall be responsible for filling vacant seats when they arise. In such cases, divisions shall report to the Senate the results of their elections of replacement Senators. The Senate President shall report the results of division elections for regular or replacement Senators during the President's report/announcements at the next Senate meeting.

Proposed Changes:

Section 3. Division Senatorslote: this wording already exists in and must be changed in Art VIb

(a) Divisions are responsible for conducting their own elections of division senators. The Senate will

candidates mabe nominated from the floor at a general meeting to be held during the month of March. Not later than the first week of March, the President of the Senate shall call an election of regular and contract Faculty to determine the Senators arge. Voting shall be by secreballot. Senators shall be seated in the order of popular votes received.

Permanent vacancies that occur prior to the next election will be replaced by the Senate President appointing a Faculty member for the remainder of the term from the alternate list of unelected nominees in order of popular votes received and seeking a majority endorsement from the Senate body. If the list has been depleted, an election will be held using procedures approved by the Senate. For temporary vacancies, a Senator may designate a substitute from the same constituency which they represent who will serve as if elected. If an extended absence of more than three (3) meetings is anticipated, the Senate shan(t)-5.h8(h)-0.7 (o)-9.6 .h exp4(f)2.6 (55.4 (ac).3 (e)-6 ()10.6 (c)-4.9 (o)-9.6 (n)t-10)- Section 5. PartTime Senatorsat-Large.Candidates from the partime members of the Faculty shall receive notice in February that they may nominate themselves for one of threetiprærtvoting Senatorat-Large positions. All interested nominees shall attend the designated meeting in February to present themselves and be endorsed by the Senate for a one year term of office. Vacancies that may occur prior to the next election shall be filled bypærintment and endorsement of the Senate.

Section 6. Vacancies

a. Permanent Vacancies. A permanent vacancy is established when a Senator submits a letter of resignation to the Senate President, is unable to complete the term of office, is abstmeteor
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Section 8. Recall and Removal of Senators.

a. Division Senators. A Division may replace its Senator at any time upon the majority vote of the regular and contract Faculty of the Division at a special election called by petition-of one third (1/3) of the regular and contract Fatub that Division.

b. At-large Senators. The Facular-large may replace an darge Senator at any time updre majority of votes of the regular and contract Faculty at a special election called by petition of one-third (1/3) of the regular and contract

Article II Officers and Committees

Section 1. Officers of the Senate.

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f. The Parliamentarianshall:

- 1. Rule on parliamentary procedures as prescribed in the latest edition of Robert's Rules of Order, Revised or such other rules or procedures as be adopted by the enate.
- g. The Immediate Past Presidentay:
 - 1. Attend meetings of the Executive Board as a-noting member for one semester or one year following his/her last service as SenPartesident.
 - 2. Perform such functions as the President may assign to assist in carrying out the purposes and policies of the Acader Sienate.
- h. Non-voting Members of the Senate and the Executive Board:

The Exective Board shall

- a. Allocate additional duties to each officer rasquired.
- b. Meet no fewer than five times eachemester.
- c. Implement policies adopted by the Senate; develop procedures; perform other functions that are not inconsistent with the intent, purposes, and provisions of the By-laws and directions of the Benate.

Section 3. Executive Board Meeting Time Executive Board will meet following each Senate meeting in the Faculty House unless otherwise agreed on.

Article V

Amendments of ByLaws

Section 1Amendmenr2Tm [(A)15.8 (m)-3.E Tc 0 Tw 0S5(x)2 (e)0(T)-0.6 (c)-6.1 .5 (a)2.8 (c)1 (.1 (1m)2 (end)8

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Professor Marilyn Kennedy Orange Coast College, Coast Community College District Academic Senate Secretary

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127,& (7KLVPHVVDJHZDVVHQWIURPDQDRWLHUQQDDWOHVHQRG & RPPXQLW\& ROOHJH'LVWULFW, I\BWV\DRUHWXKQHVXLHBQGRHUWK2H102X OLQNVRUGRZQORDGDQ\DWWDFKPHQWQ1GDD, QQDVUWHVDVGWRFOSLKFLNVKRLC Coast Community College District ADMINISTRATIVE PROCEDURE Chapter 4 Academic Affairs

AP 4222 Remedial

College catalogs shall include a clear statement of the limited applicability of remedial coursework toward fulfilling degree requirements and any exemptions that may apply to this limitation.

Adopted June 3, 1992 Renumbered from CCCD Policy 030-4-7, Fall 2010 Ratified April 16, 2014 Ratified DATE

Coast Community College District BOARD POLICY Chapter 3 General Institution

BP 3410 Prohibition of Non Ddiscrimination and Harassment

Revision

References:

Education Code Sections 200, 210.2, <u>212.5,</u> 220, <u>66252,</u> 66260.6, 66260.7, 66270, <u>66281.5,66250 et seq.</u>, 72010 et seq., P

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The Chancellor also shall establish procedures that define unlawful discrimination and harassment. The Chancellor shall further establish procedures for third parties, employees, students, and other members of the District community that provide for the investigation and resolution of complaints regarding harassment, discrimination, and retaliation, and procedures for students to resolve complaints of harassment, discrimination, and retaliation. All participants are protected from retaliatory acts by the District, its employees, students, and agents.

This Policy and related Administrative Procedures (including the procedure for making complaints) shall be widely published and publicized to the community, administrators, managers, faculty, staff, and students

No District funds shall ever be used for membership, or for any participation involving financial payment or contribution on behalf of the District or any individual employed by or associated with it, <u>in</u> any private organization whose membership practices are unlawfully discriminatory on the basis of the protected status categories as cited above.

Accommodations

When an employee has disclosed a disability Aas defined by Title 1 of the Americans with Disabilities Act (67 rg 424d(i)6 (al)6 1714 (at 1.2 re f* EMC /P <</MCr)7 (saTe468 (f)-8 ()10 al)6 17or

that is provided by the employee will be used by the District for the sole purpose of evaluating the employee's potential reasonable accommodations, and should not include information related to medical diagnosis, medications, or treatment. –The District will protect the medical information that is provided by the employee in accordance with applicable <u>s</u> tate and <u>f</u> ederal laws.

The employee and manager/supervisor, with the assistance of the college personnel officeHuman Resources Office orand/or the District's Human Resources Office, will participate in a timely, good faith interactive discussion process concerning the functional limitations, the employee's ability to perform the essential functions of the job with or

Coast Community College District ADMINISTRATIVE PROCEDURE Chapter 3 General Institution

AP 3410 Prohibition of Non Deliscrimination and Harassment

Revision

References:

Educar201 Cettes Sectames 27000 2 et 62,622,0, 66260.6, 66260.7, 66270, 66250 et 626,

Government Code Sections 11135 et626eq.; 12920, 12926, 12926.1, 12940 et seq.; Penal Code Sections 422.55 and 422.57;

Military & Veterans Code Sections 389 and 395;

Title 5 of the California Code of Regulations Sections 53000 et626eq. and 59300 et seq.;

Title IX of the Education Amendments of 1972 (20 U.S. Code Sections 5608,129:626de of Fed Title VI of t626ivil Rights Act of 1964 (42 U.S. Code Sections 2000d- 1 et seq.; 34 Code of Federal Regulations Part 100;

29 Code of Federal Regulations Part 1691);

Equity in Higher Education ActEducation Code Sections 66250 et626eq.)

Title VII of t626ivil Rights Act of 1974 (42 U.S. Code Sections 2000e et seq.); Genetic Information Nondiscrimination Act of 2008 (42 U.S. Code Sections 2000ff et seq.;

29 Code of Federal Regulations Part 1635);

Section 504 of the Rehabilitation Act of 1973 (29 U.S. Code Sections 794;

34 Code of Federal Regulations Part 104);

Americans with Disabilities Act (42 U.S. Code Sections 12101 et0seq. and 121320 2 54-0.002 e of Federal Regulations Part 1625);

ned Services Employment and Reemployment Act (38 U.S. Code Sections nd 4311:

e of Federal Regulations Part 1002,626ubpart B);

nia Code of Regulations: Title 2 Sections 7286 et0seq.; and

"Hostile environment" sexual harassment occurs when unwelcome conduct based on a person's sex or gender is sufficiently severe or pervasive so as to alter the conditions of an individual's academic or business environment, unreasonably interfere with an individual's academic or work performance, or create an intimidating, hostile, or abusive academic or business environment. The victim must subjectively perceive the environment as hostile, and the harassment must be such that a reasonable person of the same sex or gender would perceive the environment as hostile. A single or isolated incident of sexual harassment may be sufficient to create a hostile environment if it is severe, like a sexual assault.

Sexually harassing conduct can occur between people of the same or different sex or genders. The standard for determining whether conduct constitutes sexual harassment is whether a reasonable person of the same sex or gender as the victim would perceive the conduct as harassment based on sex or gender.

Examples: Harassment includes, but is not limited to the following misconduct:

 Verbal: Inappropriate or offensive remarks, slurs, jokes, or innuendoes based on a person's protected status, including but not limited to sex or gender. This may include, but is not limited to, inappropriate comments regarding an individual's body, physical appearance, attire, gender expression, sexual prowess, marital status, or sexual orientation; unwelcome flirting or propositions; demands for sexual favors; verbal abuse, threats, or intimidation of a sexual nature or based on sex/gender; or sexist, patronizing or ridiculing statements that convey derogatory attitudes about a particular sex or gender. If applicable, also refer to the "Academic Freedom" section below.

• Physical: Inappropriate or offensive touching, assault, or physical interference with free movement. This may include, but is not limited to, kissing, patting, lingering or intimate touches, grabbing, pinching, leering, staring, unnecessarily brushing against or blocking another person, whistling, or making sexual gestures. If applicable, also refer to the "Academic Freedom" section below.

• Visual or Written: The display or circulation of offensive sexually or gender oriented or other discriminatory visual or written material. This may include, but is not limited to, emails, posters, cartoons, drawings, graffiti, reading materials, computer graphics, or electronic media transmissions. If applicable, also refer to the "Academic Freedom" section below.

• Environmental: An academic or business environment that is permeated with racially or, sexually, or gender-oriented talk, innuendo, insults, or abuse not relevant to the subject matter of the class or activities on the job. A hostile environment can arise from an unwarranted focus on sexual topics, gender, and/or sexually suggestive statements in the academic or business environment. An environment may be hostile if unwelcome sexual behavior or other harassing behavior based on a protected status is directed specifically at an individual or if the individual merely witnesses unlawful harassment in their immediate surroundings. The determination of whether an environment is hostile is based on the totality of the conduct, whether the conduct is humiliating or physically threatening, and whether the conduct unreasonably interferes

with an individual's learning or work. If applicable, also refer to the "Academic Freedom" section below.

Consensual Relationships

Romantic or sexual relationships between managers and employees, or between managers, faculty, or staff members, as well as romantic or sexual relationships between employees and District students are discouraged. There is an inherent imbalance of power and potential for exploitation in such relationships. A conflict of interest may arise if the administrator, faculty, or staff member must evaluate the student's or employee's work or make decisions affecting the employee or student. The relationship may create an appearance of impropriety and lead to charges of favoritism by other students or employees. A consensual romantic or sexual relationship may change, with the result that sexual conduct that was once welcome becomes unwelcome and harassing. In the event that such relationships do occur, the District has the authority to transfer any involved employee to eliminate or attenuate the supervisory authority of one over the other, or of an instructor over a student. Such action by the District is a proactive and preventive measure to avoid possible charges of harassment and does not constitute discipline against any affected employee.

Academic Freedom

The Board of Trustees reaffirms its commitment to academic freedom, but recognizes that academic freedom does not allow any form of unlawful discrimination or harassment. It is recognized that an essential function of education is a probing of opinions and an exploration of ideas that may cause some students discomfort. It is further recognized

The District shall from time to time to provide professional and staff development activities and training to promote understanding of diversity,.

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