<table>
<thead>
<tr>
<th>TIME**</th>
<th>ITEM</th>
<th>ENC.*</th>
<th>ACTION</th>
<th>PRESENTER</th>
</tr>
</thead>
<tbody>
<tr>
<td>4:30 pm</td>
<td>I. <strong>Call to Order</strong></td>
<td></td>
<td></td>
<td>Craska Cooper</td>
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<td></td>
<td>II. <strong>Introduction of Guests</strong></td>
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<td>Craska Cooper</td>
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<td>III. <strong>Agenda Changes</strong></td>
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<td>IV. <strong>Public Comments</strong></td>
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<td>4:35 pm</td>
<td>V. <strong>Consent Agenda</strong>*</td>
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<td></td>
<td>A. Minutes</td>
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<tr>
<td></td>
<td>1. Regular Meeting (January 9, 2019)</td>
<td>5.a1</td>
<td>X</td>
<td>Smith</td>
</tr>
<tr>
<td></td>
<td>2. Special Meeting (January 23, 2019)</td>
<td>5.a2</td>
<td>X</td>
<td></td>
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<td></td>
<td>B. Personnel</td>
<td></td>
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<tr>
<td></td>
<td>1. New Hire Report (January 2019)</td>
<td>5.b1</td>
<td>X</td>
<td>Glenn</td>
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<tr>
<td></td>
<td>2. Approval of Contracts</td>
<td></td>
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<tr>
<td></td>
<td>a. Hayes</td>
<td>5.b2.a</td>
<td>X</td>
<td>Glenn</td>
</tr>
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<td></td>
<td>b. LeGrand</td>
<td>5.b2.b</td>
<td>X</td>
<td>Glenn</td>
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<td></td>
<td>ADJOURN as Board of Directors</td>
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<td>Craska Cooper</td>
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<td>CONVENE as Local Public Contract Review Board</td>
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<td>4:40 pm</td>
<td>VI. <strong>LOCAL PUBLIC CONTRACT REVIEW BOARD</strong></td>
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<td></td>
<td>A. Adjourn as COCC Board of Directors Meeting</td>
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<td>B. Convene as Local Public Contract Review Board</td>
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<tr>
<td></td>
<td>1. Procurement Rule Changes</td>
<td>6.b1</td>
<td>X</td>
<td>Andresen</td>
</tr>
<tr>
<td></td>
<td>a. Rule Change Summary &amp;</td>
<td>6.b1a</td>
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<td></td>
<td>Proposed Rule Changes</td>
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<td></td>
<td>Adjourn as Local Public Contract Review Board</td>
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<td>Re-Convene as Board of Directors</td>
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<td>Craska Cooper</td>
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<td>4:55 pm</td>
<td>VII. <strong>Information Items</strong></td>
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<tr>
<td></td>
<td>A. Financial Statements</td>
<td>7.a</td>
<td></td>
<td>Bloyer</td>
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<tr>
<td></td>
<td>B. ITS Report</td>
<td>7.b</td>
<td></td>
<td>Cecchini</td>
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<tr>
<td></td>
<td>C. Title III, Development of Online Success Class</td>
<td>7.e*</td>
<td>Henson/Worthington</td>
<td></td>
</tr>
<tr>
<td></td>
<td>D. North Lake County - Update</td>
<td>7.d*</td>
<td></td>
<td>McCoy</td>
</tr>
<tr>
<td></td>
<td>E. Legislative Updates - Update</td>
<td>7.e*</td>
<td></td>
<td>McCoy</td>
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<td></td>
<td>F. Budget Development Information</td>
<td>7.f</td>
<td></td>
<td>Dona</td>
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<td></td>
<td>G. Presidential Search – Update</td>
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<td></td>
<td>Craska Cooper</td>
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<td>5:25 pm</td>
<td>VIII. <strong>Board of Directors’ Operations</strong></td>
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<td></td>
<td>A. Board Member Activities</td>
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<td>Craska Cooper</td>
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<tr>
<td>5:40 pm</td>
<td>IX. <strong>President’s Report</strong></td>
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<td></td>
<td>A. Robotics Competition</td>
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<td>Schulz/Brees</td>
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<td></td>
<td>B. Library and CLERC</td>
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<td>Hovekamp/Finney/Cole</td>
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<td>X. <strong>Dates</strong></td>
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<tr>
<td></td>
<td>A. Saturday, February 16, 2019 @ 9:00 a.m. RE: Presidential Search</td>
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</table>
Location: Boardroom, Boyle Education Center

B. Friday, February 22, 2019 @ 5:30 p.m. COCC Foundation’s
   TASTE OF THE TOWN - Location: Mazama Gymnasium, COCC Bend Campus

C. Saturday, February 23, 2019 @ 5:30 p.m. – COCC Foundation’s
   MEAL OF THE YEAR - Location: Mazama Gymnasium, COCC Bend Campus

D. Classified Employee Appreciation Week    March 4 – 8, 2019

E. Tuesday, March 12, 2019 @ 5:45 p.m. Budget Committee Meeting
   7:00 p.m. Board of Directors’ Meeting – Wille Hall-Coats Campus Center

F. Wednesday, April 10, 2019 @ 5:45 p.m. Budget Committee Meeting
   7:00 p.m. Board of Directors’ Meeting – Elevation Restaurant
   Location: COCC’s Cascade Culinary Institute/Elevation Restaurant
   – 2555 NW Campus Village Way

6:15 pm      XI. Adjourn

* Material to be distributed at the meeting (as necessary).

** Times listed on the agenda are approximate to assist the Chair of the Board.

*** Confirmation of Consent Agenda items submitted by the President. Any item may be moved from the Consent Agenda to
   Old/New Business by a Board Member asking the Chair to consider the item separately.

P = indicates a Presentation will be provided. A = indicates the presenter is Available for background information if requested.
PRESENT: Laura Craska Cooper, Erica Skatvold, Bruce Abernethy, Vikki Ricks, Joe Krenowicz, Alan Unger, Dan Spencer-Board Attorney, Dr. Shirley Metcalf-President, Julie Smith-Executive Assistant

CALL TO ORDER: Laura Craska Cooper, Board Chair


PUBLIC COMMENTS:

OSU-Cascades
President Shirley Metcalf and Dr. Becky Johnson-executive vice president of OSU-Cascades, gave an overview of the COCC – OSU-Cascades partnership and working relationship. They announced the new Degree Partnership Program (DPP).

1) Under the existing partnership, students admitted to OSU-C are automatically admitted to COCC. Under the new program, students applying to any OSU campus can opt-in to be part of the degree partnership program. This gives OSU-Cascades more accurate information on a student’s true intent and allows for more accurate advising and communication to students about their goals.

2) Our existing partnership only applies to OSU-Cascades students. The new program applies to students interested in dually enrolling at any of OSU’s campuses, including OSU’s eCampus. By including other OSU campuses, students will have an expanded choice of course offerings, both in person and distance, as needed to meet their goals.

The goal is to have a seamless transfer from COCC to OSU-Cascades.

Competition Robotics Program
Mr. Scot Brees, executive director of High Desert Robotics Exposition, shared about upcoming competition robotics events.

REPORTS:

2018 Audit Report (Exhibit: 5.a)
Mr. David Dona-Chief Financial Officer introduced Candace Fronk and Heather McMeekin of Price Fronk & Co. - Certified Public Accountants – the College’s independent auditor. Ms. Fronk reported that her firm had completed the audit of the financial statements of the College for the year ended June 30, 2018. She reviewed requirements of performing the audit and announced that the audit went well with no findings, and the College received a qualified opinion (clean opinion).

Mr. Joe Krenowicz moved that the Board of Directors of Central Oregon Community College does hereby accept the audit report for the year ended June 30, 2018 as presented. (Exhibit: 5.a). Mr. Bruce Abernethy seconded. MCU. Approved M01/19:1

The Board thanked David Dona-CFO and Lisa Bloyer-Director of Accounting and the College’s Fiscal Services staff for their great work.

Update – General Fund Revenue & Expenditures (Exhibit: 5.b)
Mr. David Dona gave a PowerPoint presentation reviewing the General Fund’s projected Budget vs. Actual for Fiscal Year 2018/19 and the revenue and expenditures trends for the next five years. He reviewed that tuition is slightly lower than was expected with enrollment trending down approximately 6 percent compared to the original budget that predicted a 5 percent downturn. Local property tax revenue is up $800,000, but the state allocation (state funding formula) is down approximately $500,000. As a result of our strong property tax revenue, COCC gets over 60 percent of our tax money locally while some of the other colleges get almost 80 percent of their funding allocation from the state.

CONSENT AGENDA:

Mr. Joe Krenowicz moved to approve the Consent Agenda (Exhibits: 6.a1-6.d). Mr. Alan Unger seconded the motion. MCU. Approved M01/19:2

BE IT RESOLVED that the Board of Directors reviewed and approved the Regular Meeting Minutes of December 12, 2018 and Special Meeting Minutes of December 24, 2018 (Exhibit: 6.a1);

BE IT RESOLVED that the Board of Directors reviewed and approved the December 2018 New Hire Report (Exhibit: 6.b1);

BE IT RESOLVED that the Board of Directors approved the employment contracts for Stephina Brewer-full time adult basic education reading/writing instructor (Exhibit: 6.c1); Jeffrey Strang-exercise physiologist (Exhibit: 6.c2);

BE IT RESOLVED that the Board of Directors reviewed and approved the proposed per-diem rates as shown in section A of Exhibit: 6.d (Exhibit: 6.b1).

INFORMATION ITEMS:

Financial Statements – (Exhibit: 7.a)
The Board of Directors was apprised of the November 2018 Financial Statements.
Season of Nonviolence (Exhibit: 7.b)
The Board of Directors was apprised of the 2018 Season of Nonviolence – Summary of Events.

COCO and OSU-Oregon State University Degree Partnership Program (Exhibit: 7.c)
COCO and OSU have had a strong partnership since the inception of OSU-Cascades. In fall of 2014, OSU-Cascades began offering limited lower-division classes and in fall of 2015, OSU-Cascades established its own campus separate from COCC. Since then, both institutions have discussed the option to enter into a more traditional “degree partnership program” (DPP) in which a student opts in to the program, as opposed to automatic admission. This provides a more accurate sense of a student’s true goals and allows both institutions to advise and communicate with students based on their goals. COCC and OSU-Cascades entered into a DPP program in late fall of 2018.

First-Year Experience (Handout: 7.d)
Alicia Moore-Dean of Student and Enrollment Services and Michael Fisher-Instructional Dean, gave a PowerPoint presentation of the Program Overview for First-Year Experience (FYE). Student learning and success is a campus-wide responsibility, FYE is designed to help students prepare for the transition from high school to college. COCC offers in-depth guidance through:

- Bobcat Welcome
- Bobcat Advising
- Bobcat Orientation
- College Success.

Budget Committee Appointments (Exhibit: 7.e)

Ms. Vikki Ricks moved to approve Lester Friedman, Zone 5 with his term expiring June 30, 2021 and Corinne Martinez Zone 7, term to expire June 30, 2019. Ms. Erica Skatvold seconded. MCU. Approved. M01/19:3

Presidential Search Update
Ms. Laura Craska Cooper-board chair, gave an update on the Presidential Search. She thanked the members of the Presidential Search Advisory Committee for their many hours of dedication reading applications and meeting to select the semifinalists. The Committee will interview the semifinalists January 15 and 16, via Zoom Video Conferencing.

OLD BUSINESS:

Real Estate Development (Handout: 8.a)
Matt McCoy-vice president for administration introduced Bill Smith and Peter McCaffrey from William Smith Properties who gave an update on plans for the COCC land on the corner of NW Mt. Washington Drive and NW Shevlin Park Road.

NEW BUSINESS:

2019-20 Residence Hall Room and Board Rates (Exhibit: 9.a)

Mr. Joe Krenowicz moved to approve the proposed 2019-20 room and meal rates as shown in Section A of Exhibit 9.a. Mr. Bruce Abernethy seconded. MCU. Approved. M01/19:4
BOARD OF DIRECTORS' OPERATIONS:

Ratification of Committee Appointments (Handout: 10.a)

Mr. Alan Unger moved to approve the ratification of Committee Appointments and appointed Mr. Joe Krenowicz to the Real Estate Committee. Ms. Erica Skatvold seconded. MCU. Approved. M01/19:5

Board Member Activities

Mr. Unger  
City Club of Central Oregon  
Audit & Finance Committee Meeting  
Real Estate Committee Meeting  
Special December 24 Board Meeting

Mr. Abernethy  
Real Estate Committee Meeting  
Conversations with constituents re: Board Vacancy

Ms. Skatvold  
Presented Plaques to decorated veteran Mr. Bob Maxwell  
Audit & Finance Committee Meeting  
Review Applications of Presidential Candidates  
Started taking Class at COCC (Anatomy and Physiology)  
Special December 24 Board Meeting – by phone

Ms. Vikki Ricks  
Special December 24 Board Meeting – by phone

Mr. Krenowicz  
Special December 24 Board Meeting

Ms. Craska Cooper  
Special December 24 Board Meeting  
Presidential Search Committee Meetings  
Multiple phone calls w/President Metcalf  
Multiple phone calls w/College Staff re: Presidential Search and other related College business

PRESIDENT'S REPORT:

Unified Statewide Transfer Agreements (USTAs) (Exhibit: 11.a1)  
Dr. Betsy Julian–vice president for instruction, reported that the USTA–Unified Statewide Transfer Agreements “term” is being replaced by the phrase “Major Transfer Map.” She presented a Q & A handout that describes the different aspects of Major and Core Transfer Maps.  
Sample Q&A -

Q – I am a community college student and I plan on transferring to a four-year public university, but I am unsure of my major and/or where I’ll transfer to. How do I make the best course choices?

A – You should talk to your advisor about Core Transfer Maps. These Maps are groups of eight classes that add up to at least 30 credits. When you complete the full set of eight courses, those courses are guaranteed to transfer to any public university in Oregon.
Certified Surgical Technician (Handout: 11.a2)
Julie Downing, instructional dean, reported that COCC is working with St. Charles Health Systems (SCHS) regarding their desire for COCC to create a surgical technician degree. St. Charles has an urgent need for more trained individuals in this area but the cost to start a program is expensive. COCC and St. Charles are in conversations exploring available options.

Letter from Student (Handout: 11.3)
President Metcalf was happy to share a letter she received from a COCC student who praised three faculty and staff members for their role in providing support and encouragement so much so that the student was able to obtain an Associate of Arts Oregon Transfer (AAOT) degree.

ADJOURN to Executive Session: ORS 192.660 (2)(h) Legal Counsel

Adjourn Executive Session

Reconvene Regular Board of Directors’ Meeting – Open Session

ADJOURN: 9:15 p.m.

APPROVED:  

ATTEST TO:

Ms. Laura Craska Cooper-Board Chair  Dr. Shirley I. Metcalf, President
Call to Order:  Chair Laura Craska Cooper

PRESENT In-Person:  Bruce Abernethy, Laura Craska Cooper, Vikki Ricks, Erica Skatvold, Alan Unger, President Shirley Metcalf, Julie Smith Executive Assistant

PRESENT by Phone:  Joe Krenowicz

INTRODUCTION OF GUESTS:  Jim Clinton, Ron Paradis, Matt McCoy, Alicia Moore, Peter Ostrovsky, Karen Kjemhus-Spahr, Zak Boone, Brittany Nichols, Andrew Davis, Moore, reporter from The Bulletin Newspaper, KTVZ News Channel 21 and Central Oregon Daily

APPOINTMENT AND SWEARING IN OF ZONE 5 BOARD MEMBER (Exhibit: 4)
The Board of Directors has the obligation to appoint a new Board member to fill the vacant Zone 5 position.  The appointment runs through June 2019; the position will be on the ballot for a four-year term in May 2019.

Mr. Bruce Abernethy moved to approve the appointment of Jim Clinton to Zone 5.  Ms. Erica Skatvold seconded.  MCU. Approved.

BE IT RESOLVED that the Board of Directors appoints Jim Clinton to Zone 5 of the COCC Board, effective January 23 through June 30, 2019.

ANNOUNCEMENT OF FINALISTS FOR THE POSITION OF PRESIDENT OF CENTRAL OREGON COMMUNITY COLLEGE (Exhibit: 6)
The Board of Directors initiated a search for a new president in September.  With the assistance of Dr. Preston Pulliams, president of Gold Hill Associates, the position was advertised and the College received more than 50 applications.  The Presidential Search Advisory Committee screened those applications and selected semifinalists.  The group conducted online interviews on January 15 and 16 with the semifinalists and has recommended the finalists.

Mr. Bruce Abernethy moved to approve the three finalists – Dr. Kimberlee Messina, Dr. Tod Treat and Dr. Laurie Chesley.  Mr. Alan Unger seconded.  MCU. Approved.

BE IT RESOLVED that the COCC Board of Directors invites Dr. Kimberlee Messina, Dr. Tod Treat and Dr. Laurie Chesley to Central Oregon to interview for the position of President of Central Oregon Community College.

APPOINTMENT OF ZONE 3 BUDGET COMMITTEE MEMBER (Exhibit: 7)
The Board of Directors has the responsibility to appoint the members of the COCC Budget Committee.  The term for the position in Zone 3 has expired.
Mr. Bruce Abernethy moved to appoint Mr. Richard Hurd to Zone 3 of the Budget Committee for a new three-year term. Mr. Alan Unger seconded. MCU. Approved.

BE IT RESOLVED that the Board of Directors re-appointed Mr. Richard Hurd to Zone 3 of the Budget Committee for a new three-year term.

ADJOURN: 12:50 p.m.

APPROVED; ATTEST TO;

Ms. Laura Craska Cooper, Board Chair  Dr. Shirley I. Metcalf, President
Central Oregon Community College  
Board of Directors  
NEW HIRE REPORT  
Date of Hire: January 1-31, 2019

<table>
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<tr>
<th>Name</th>
<th>Date Hired</th>
<th>Department</th>
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<tr>
<td>Rieger, Austin</td>
<td>1/2/2019</td>
<td>Business Administration</td>
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<td>Shimmel, John</td>
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<td>Custodial Services</td>
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<td>Bauman, Rebecca</td>
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<td>Tutoring and Testing</td>
<td>Math Tutor Madras</td>
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<td>Borg, Logan</td>
<td>1/10/2019</td>
<td>Tutoring and Testing</td>
<td>Math Tutor</td>
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<td>Cantor, Madelyn</td>
<td>1/18/2019</td>
<td>Art</td>
<td>Art Model - Clothed</td>
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<td>Dice, Mckenley</td>
<td>1/14/2019</td>
<td>Art</td>
<td>Ceramics Lab Assistant</td>
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<td>Jensen, Sierra</td>
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<td>Johnson, Jessica</td>
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<td>Enrollment Cashiering</td>
<td>Office Assistant</td>
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<td>Kashuba, Joseph</td>
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<td>Tutoring and Testing</td>
<td>Aviation Tutor</td>
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<td>Lasselle, Emily</td>
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<td>Mathematics</td>
<td>Math Grader</td>
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<td>Louke, Aleksander</td>
<td>1/18/2019</td>
<td>Art</td>
<td>Art Model - Clothed</td>
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<td>McCance, John</td>
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<td>User Services</td>
<td>Computer Lab Attendant I</td>
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<tr>
<td>Morris, Cresta</td>
<td>1/14/2019</td>
<td>User Services</td>
<td>ITS Technical Assistant (Pool)</td>
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<td>Nipper, Dustin</td>
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<td>Computer &amp; Information Systems</td>
<td>CIS Computer Lab Monitor</td>
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<td>Oliver, Elizabeth</td>
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<td>Manufacturing Processes</td>
<td>Instructional Lab Assistant</td>
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<td>Pfau, Kelsi</td>
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<td>EMT Lab Assistant</td>
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<td>Schiessl, David</td>
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<td>Aviation Program</td>
<td>Certified Flight Instructor</td>
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<td>Shelton, Sierra</td>
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<td>First-Year Experience</td>
<td>Student Ambassador</td>
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<td>Steward, Myrsides</td>
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<td>Tolo, Lauren</td>
<td>1/22/2019</td>
<td>Disability Services</td>
<td>Sign Language Interpreter</td>
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</table>
Subject | Approve the contract for **Tyler Hayes, Director of Admissions and Registrar**
--- | ---
Student Experience | SE-2: Increase access to academic programs and courses on all campuses and online.
Student Success | SS-2: Enhance and promote the resources and tools available to help students efficiently complete their academic goal.
Prepared By | Diana Glenn, Human Resources Manager

A. **Background**

The Director of Admissions and Registrar position is a replacement position.

B. **Options/Analysis**

- Approve the employment contract for **Tyler Hayes**
- Decline approval of the employment contract for **Tyler Hayes**

C. **Timing**

The **Director of Admissions and Registrar** position is a 12-month employment contract each fiscal year. For the 2018-19 fiscal year, the initial employment contract period will be from February 11, 2019 to June 30, 2019. As with all other full-time Administrator employees, a new contract will be prepared for the next academic year that begins on July 1, 2019.

D. **Budget Impact**

This position is in the 2018-2019 budget and conforms to the current approved Administrator salary schedule.

E. **Proposed Resolution**

Be it resolved that the Central Oregon Community College Board of Directors hereby approve the employment contract for **Tyler Hayes** as **Director of Admissions and Registrar**.

Tyler Hayes has worked at Central Oregon Community College in a variety of capacities since 2010. He currently serves as the Assistant Director of Housing and Residence Life and prior to this, was COCC’s Student Engagement Coordinator, Financial Aid Advisor, Transcript and Degree Evaluator and Enrollment Specialist. Prior to COCC, Tyler advanced through a variety of positions at Bank of the Cascades including operations and customer service roles. Tyler holds his master’s degree in academic advising from Kansas State University, a bachelor’s degree in math from San Diego Christian College, and an associate’s degree from Northern Idaho College.
Subject | Approve the contract for Marcus LeGrand, Pathways College and Career Success Coach

Student Experience | SE-1: Develop and implement a comprehensive approach to academic offerings and student support services on all campuses and online. SE-2: Increase access to academic programs and courses on all campuses and online.

Student Success | SS-2: Enhance and promote the resources and tools available to help students efficiently complete their academic goal. SS-3: Enhance and promote the resources and support services available to help students overcome non-academic challenges.

Community Enrichment | CE-1: Cultivate new and strengthen existing connections/partnerships with Educational Stakeholders, including Pre K-12, universities (higher education), lifelong learners and business and industry.

Prepared By | Diana Glenn, Human Resources Manager

A. Background
The Pathways College and Career Success Coach position is a replacement position.

B. Options/Analysis
- Approve the employment contract for Marcus LeGrand
- Decline approval of the employment contract for Marcus LeGrand

C. Timing
The Pathways College and Career Success Coach position is a 12-month employment contract each fiscal year. For the 2018-19 fiscal year, the initial employment contract period will be from January 7, 2019 to June 30, 2019. As with all other full-time Administrator employees, a new contract will be prepared for the next academic year that begins on July 1, 2019.

D. Budget Impact
This position is in the 2018-2019 budget and conforms to the current approved Administrator salary schedule.

E. Proposed Resolution
Be it resolved that the Central Oregon Community College Board of Directors hereby approve the employment contract for Marcus LeGrand as Pathways College and Career Success Coach.

Marcus LeGrand has been with the College in a variety of positions since 2017. He started as a reporter for the Broadside newspaper and is currently a part-time instructor of Human Development. He has a Master’s of Arts in Counseling in Education Setting from Rowan University, as well as a Bachelor’s of Arts in Business Marketing from the University of Washington.
Central Oregon Community College
Board of Directors: Resolution

<table>
<thead>
<tr>
<th>Subject</th>
<th>Proposed Changes to the Central Oregon Community College’s Rules of Procurement</th>
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<tbody>
<tr>
<td>Strategic Plan Theme(s) and Objectives</td>
<td>Institutional Sustainability: IE-2 Develop uniform, effective and efficient processes.</td>
</tr>
</tbody>
</table>

A. Action under consideration
Acceptance of proposed housekeeping changes to the Central Oregon Community College’s Rules of Procurement originally adopted by the Board in January, 2005 and Revised in January, 2014. The changes are intended to keep the College in agreement with the Participating Oregon Community Colleges (POCC) annual revision of the Rules of Procurement as amended by the POCC and the Oregon Revised Statutes and Oregon Administrative Rules.

B. Background
Beginning in the spring of 2004 a task force was brought together from Oregon community colleges. The focus of this group was to create a statewide document that would provide continuity in purchasing and contracting decisions throughout the state’s community college system, with only minor variations due to institutional philosophies or needs. In March 2005 the COCC Board, convened as the Local Contract Review Board, adopted the Community College Rules of Procurement (CCRP). The COCC Board then reconvened in January of 2014 to revise those rules. This document incorporates rules regarding competitive procurement, personal/professional services, and special procurements. Special procurements are those goods or services that are exempt from competitive processes and which are authorized by the COCC Board in its capacity as the College’s Local Contract Review Board.

The CCRP is fashioned in three sections; 100, 200, 300. It was written with the intention that sections 100 and 200 would be consistent between participating community colleges and that section 300 could be modified by each individual college. To date, 13 of the 17 Oregon Community Colleges have adopted these rules.

Pursuant to ORS 279A.065, as changes to the Public Contracting Code occur (ORS Chapters 279A, 279B, and 279C), the Attorney General’s model rules must be reviewed and subsequently modified if applicable. These minor revisions, and housekeeping measures, are reflected in the document attached. Additionally, the POCC continually reviews the rules with regard to best practices and makes revisions to reflect this review. Upon approval by the COCC Board, these changes will be incorporated into the CCRP and become effective immediately.

C. Options/Analysis
1) Approve recommended housekeeping changes to the Community College Rules of Procurement (CCRP).
2) Do not approve recommended housekeeping changes to the Community College Rules of Procurement (CCRP).

D. **Timing**
   Approval for the aforementioned changes is requested at this time.

E. **Budget Impact**
   None

F. **Proposed Resolution**
   Be it resolved that the Board of Directors do hereby approve the proposed housekeeping changes to the Community College Rules of Procurement (CCRP).
COMMUNITY COLLEGE RULES

OF

PROCUREMENT

EFFECTIVE JANUARY 19, 2005,

AND

REVISED JANUARY, 2014

THROUGH BOARD

RESOLUTION

ADOPTED IN ACCORDANCE WITH
ORS 279A.065(5)(a) and ORS 279A.070

BY

CENTRAL OREGON COMMUNITY

COLLEGE

THROUGH BOARD

RESOLUTION

DATED

JANUARY 13, 2005

These Community College Rules of Procurement shall remain in effect unless modified, in writing, and adopted by the College’s Local Contract Review Board through Board Resolution.
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These Community College Rules of Procurement were drafted by participating statewide community college representatives with the intent that Sections 100 and 200 be adopted in their entirety and remain unchanged by their respective institutions unless modified by participating committee members at a later date and subsequently ratified by all their Local Contract Review Boards. Section 300 has been specifically set aside to address the unique philosophies, cultures, and/or concerns of the various community colleges, voting districts, and Local Contract Review Boards. In the event of conflict between rules or sections within these Community College Rules of Procurement, the rules in Section 300 (excluding Appendix A), shall take precedence over the rules in Sections 100 and/or 200 except as otherwise expressly provided in Sections 100 and 200; in all cases, Sections 100, 200, and 300 (excluding Appendix A), shall take precedence over Appendix A.

| CCR.301 | Consultant Selection: Architects, Engineers, Photogrammetrists, Transportation Planners, Land Surveyors and Providers of Related Services Contracts (See also OAR 137-048-0210(2)(b), contained in Appendix A.) |
| CCR.302 | Contract Amendments & Reinstatements (See also OAR 137-047-0800 contained in Appendix A.) |
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| CCR.316 | Rejection of an Offer (Amendments to OAR 137-047-0640 & 137-049-0440 contained in Appendix A.) |
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APPENDIX A: OREGON ATTORNEY GENERAL’S MODEL PUBLIC CONTRACT RULES (OREGON ADMINISTRATIVE RULES), AS EXPRESSLY IDENTIFIED BY RULE NUMBER, AND INCORPORATED HEREBY BY REFERENCE—DIVISIONS 46, 47, 48, AND 49, PREPARED AND MAINTAINED BY THE STATE OF OREGON, DEPARTMENT OF JUSTICE, GENERAL COUNSEL DIVISION, AS AMENDED FROM TIME TO TIME.

Sections 100, 200, and/or 300 (excluding Appendix A), in these Community College Rules of Procurement shall prevail in every instance where there is a conflict or similarity between the Oregon Attorney General’s Model Public Contract Rules, (Appendix A), and these Community College Rules of Procurement, effective March 1, 2005, subsequently reviewed/modified pursuant to ORS 279A.065(5)(b). Rules from the Oregon Attorney General’s Model Public Contract Rules that have been identified in the Table of Contents herein but which are shown with a line drawn through them have been stricken and have not been adopted by the College.

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137-046-0120 Policy
137-046-0130 Application of the Code and Model Rules; Exceptions
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137-046-0500 Repealed Rules

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137-047-0100 Definitions
137-047-0250 Methods of Source Selection; Feasibility Determination; Cost Analysis
137-047-0255 Competitive Sealed Bidding
137-047-0257 Multistep Sealed Bidding
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SECTION 100 - GENERAL INFORMATION

Purpose and Statutory Authority

1) **Purpose.** These rules prescribe public contract Special Procurements (exemptions), whereby a Local Contract Review Board may approve a special procurement (pursuant to ORS 279B.085), personal services contracting rules, competitive procurement process rules, and supplementary provisions for community colleges, who have formally adopted through board resolution, these Community College Rules of Procurement, hereinafter referred to as Rules or CCRP.

2) **Statutory Authority.** These Rules are authorized by Public Contracting Code 279A.050 (Procurement Authority), 279A.055 (Personal Services Contracts), 279A.060 (Local Contract Review Boards), and 279A.070 (Rules). All references to PCC shall mean Public Contracting Code as defined in ORS 279A.010(1)(bb). (Note: Under ORS 279A.065(4), public contracting agencies in Oregon will be operating under the State of Oregon Attorney General’s Model Rules unless they have taken special action to opt out and adopt their own contracting rules.)

3) **Participating Oregon Community Colleges.** These Community College Rules of Procurement (CCRP), were drafted through a statewide, collaborative effort by representatives of Participating Oregon Community Colleges (POCC). Pursuant to the POCC participatory agreement, Sections 100 and 200 of the CCRP shall remain unchanged unless modified by the POCC at a later date and subsequently ratified by each institution’s Local Contract Review Board. Any member of the POCC that adopts changes to Sections 100 and/or 200 of the CCRP that have not been mutually agreed upon and adopted by all other POCC members, shall by and through its actions, no longer qualify as a member of the POCC cooperative procurement group and shall not represent itself as such.

4) **Sustainability Commitment.** In accordance with the Oregon Community College Rules of Procurement, member colleges are committed to the use and purchase of environmentally and socially responsible materials and products, which are fiscally responsible, reduce resource consumption and waste, perform adequately, and promote human health and well-being. Recognizing their regional economic role, colleges shall seek opportunities to educate, encourage, and influence their respective markets by utilizing, where feasible, products and services, including new environmentally preferable products, reusable products, recycled content and recycled products.

**********

Definitions for these Community College Rules of Procurement

The following terms, when they appear capitalized in these Community College Rules of Procurement, shall have the meaning set forth below unless otherwise indicated:

1.) **“Addendum” or “Addenda”** means an addition to or deletion from, a material change in, or general interest explanation of a Solicitation Document.

2.) **“Auxiliary Funds”** means funds intended to be profit making and/or self-sustaining for providing product or services to the College’s customers. (See also “Enterprise Funds.”) Examples of Auxiliary Fund or Enterprise Fund operations may include: bookstores; food services; printing services; medical/dental/science stores; student automotive and mechanical stores; and miscellaneous student stores for the resale of books and computers for instruction.

3.) **“Award” or “Intent to Award”** means, as the context requires, either the act or occurrence of the College’s identification of the Person with whom the College will enter into a Contract following the resolution of any protest of the College’s selection of that Person, and the completion of all Contract negotiations.

4.) **“Best Value, Arriving at”** means evaluation or assessment of performance factors and other aspects of service and product quality, as well as pricing, which may include, but not be limited to, combinations of quality, services, time, total cost of ownership considerations, and the probability of the Offeror performing the requirements stated in the Solicitation.

5.) **“Bid”** means a “Written” response to an Invitation to Bid.

6.) **“Bidding/Proposing Period”** means the span of time between the date of the Solicitation Document and the time and date set for receipt of Offers. The time period shall be stated in the Solicitation Document. Generally a period of
fourteen (14) calendar days shall be provided, but in no case shall the time provided be less than five (5) calendar days.

7.) “Closing” means the date and time specified in a Solicitation Document as the deadline for submitting Offers.

8.) “Code” means the Public Contracting Code, as defined in ORS 279A.010.

9.) “College” means Community College District or Community College Service District established under ORS chapter 341, hereinafter known as the specific College whose name appears on the Solicitation Document and/or subsequent Contract and whose Local Contract Review Board has adopted by resolution or ordinance these Community College Rules of Procurement.

10.) “Competitive Range” means the Offerors with whom the College will conduct discussions or negotiations if the College intends to conduct discussions or negotiations in accordance with its own rules.

11.) “Contract” means a “Public Contract,” as defined in ORS 279A.010(1)(z), a sale or other disposal, or a purchase, lease, rental or other acquisition, by a contracting agency of personal property, services, including personal services, public improvements, public works, minor alterations, or ordinary repair or maintenance necessary to preserve a public improvement. “Public Contract” does not include grants. The “Contract” includes the College’s Solicitation Document and the accepted portions of a Solicitation Document, whether attached or incorporated by reference, between the College and Contractor describing the work to be done and the obligations of the parties. Depending upon the goods and services being procured, the College may use “Contract” as meaning a purchase order, price agreement, or other contract document in addition to the College’s Solicitation Document and the accepted portions of a Solicitation Document. If the Contract is for a public improvement or public work, the “Contract” may consist of the College’s Solicitation Document, including any addenda, the general and special and/or supplementary conditions or other conditions governing the work, the accepted portions of the Solicitation Document, the performance and payment bond (if required), certificates of insurance, plans, technical specifications, approved shop drawings, Construction Change Directive or written order for a minor change in the Work, Notice of Award, Notice to Proceed, and any contract amendments, including approved change orders.

12.) “Contract Price” means, as the context requires, (i) the maximum monetary obligation that the College either will or may incur under a Contract, including bonuses, incentives, approved alternates, and contingency amounts, if the Contractor fully performs under the Contract.

13.) “Contract Review Authority” means the College’s Local Contract Review Board as set forth in ORS 279A.060.

14.) “Contract Value” - in determining the applicability of dollar threshold requirements for competitive procurements within these Community College Rules of Procurement, “Contract Value” means the gross amount of goods and/or services procured by or for the College and shall take into consideration, but not be limited to, the following elements: (1) Contract Price; (2) total amount estimated to be generated, if contract is anticipated to be revenue generating; (3) economic value, and (4) total estimated expenses incurred for which the College would be required to report to the Internal Revenue Service (e.g., 1099).

15.) “Contractor” means the Person with whom the College enters into a Contract and shall be synonymous with “Independent Contractor” (i.e., a person or business that provides services to the College in which the College neither controls nor has the right to control the means or manner by which work is performed). The College may control the results of the services, but not control the means or manner of the Contractor’s performance of the Work.

16.) “Cost” means not only the product price but also other items of expense such as the actual or reasonably estimated costs related to quality or conversion, and may include such actual or estimated items as shipping, delivery, setup, installation, and training.

17.) “Descriptive Literature” means “Written” information submitted with the Offer that addresses the Goods and Services included in the Offer.

18.) “Disadvantaged Business Enterprise (DBE)” means a small business concern pursuant to ORS 200.005(1), which is at least 51 percent owned by one or more socially and economically disadvantaged individuals, or, in the case of any corporation, at least 51 percent of the stock of which is owned by one or more socially and economically disadvantaged individuals and whose management and daily business operations are controlled by one or more of the socially and economically disadvantaged individuals who own it.

19.) “Effective Date of Contract” means the date established in the Contract for the Contractor’s work to begin, or the
date the Contract has been fully executed and received all required approvals, whichever date is later.

(20.) “Electronic Advertisement” means notice of the College’s request for Offers or Request for Quotes, available over the Internet via (a) The World Wide Web or some other Internet protocol; or (b) the College’s electronic procurement system.

(21.) “Electronic Offer” means a response to the College’s request for Offers or Request for Quotes submitted to the College via email or through the College’s Electronic Procurement System.

(22.) “Electronic Procurement System” means an information system that Persons may access through the Internet, using the World Wide Web or some other Internet protocol, or that Persons may otherwise remotely access using a computer, that enables Persons to send Electronic Offers and the College to post Electronic Advertisements, receive Electronic Offers, and conduct other activities related to a procurement.

(23.) “Emergency” means circumstances that were not reasonably foreseen by the governing body of the College, its President or another officer authorized by the College, and create a substantial risk of loss, damage or interruption of services; a substantial threat to property, public health, welfare or safety of the environment that requires prompt execution of a Contract to remedy the condition or deal with the risk.

(24.) “Enterprise Funds” means funds intended to be profit making and/or self-sustaining for providing product or services to the College’s customers. (See also “Auxiliary Funds.”) Examples of Auxiliary Fund or Enterprise Fund operations may include: bookstores; food services; printing services; medical/dental/science stores; student automotive and mechanical stores; and miscellaneous student stores for the resale of books and computers for instruction.

(25.) “Evidence of Competition” means College documentation demonstrating competitive solicitation of responses/Offers from Person(s) in selecting a Contractor in accordance with the College’s public contracting rules.

(26.) “Facsimile” means electronic equipment that communicates and reproduces both printed and handwritten material.

(27.) “Gift” means something of economic value given to a public official or a relative or member of the household of the public official without valuable consideration of equivalent value, including the full or partial forgiveness of indebtedness, which is not extended to others who are not public officials or the relatives or members of the household of public officials on the same terms and conditions; or for valuable consideration less than that required from others who are not public officials.

(28.) “Goods and Services” or “Goods or Services” have the meaning set forth in ORS 279A.010(1)(jj).

(29.) “Interstate Agreement” means any agreement between the College and a unit of local government or state agency of another state.

(30.) “Invitation to Bid” (ITB) means the Solicitation Document issued to invite Offers from prospective Contractors pursuant to either ORS 279B.055 or 279C.335.

(31.) “Life Cycle Costing” means the total cost of ownership, including the total cost of acquiring, operating, maintaining, supporting, and if applicable, disposal.

(32.) “Local Contract Review Board” (LCRB) means the LCRB and/or Board of Education as established by Board resolution or ordinance by each respective College adopting these Community College Rules of Procurement, to serve as its public contract review authority.

(33.) “Lowest Responsible Bidder” as defined in ORS 279A.010(1)(r) means: (a) the lowest bidder whose Offer substantially complies with the requirements and criteria set forth in the Invitation to Bid and with all prescribed public procurement procedures and requirements; or (b) When the Invitation to Bid specifies or authorizes the award of multiple contracts to the responsible bidders, the bidders whose bids substantially comply with the requirements and criteria set forth in the Invitation to Bid and with all prescribed public procurement procedures and requirements and who qualify for the award of a public contract under the terms of the Invitation to Bid. (ORS 279B.055(10); and who has met the standards of responsibility set forth in ORS 279B.110(2) or 279C.375, has not been debarred or disqualified by the College under ORS 279B.130 or 279C.440, and is not on the list created by the Oregon Construction Contractors Board under ORS 701.227, if the advertised contract is a Public Improvement Contract. Depending upon the requirements of the Solicitation Document, “Lowest Responsible Bidder” may also mean one who, in the determination of the Advocate for Minority, Women and Emerging Small Businesses, has undertaken both a policy and practice of actively pursuing participation by minority and women-owned business in all bids, both public and private, submitted by such bidder, pursuant to ORS 200.025 and 200.045, or a business enterprise that is owned or
controlled by or that employs a disabled veteran, as defined in ORS 408.225.

(34.) “Model Rules” means the State of Oregon’s Attorney General’s model rules of procedure for Public Contracting, which are set forth in OAR Chapter 137, divisions 46, 47, 48, and 49, and required under ORS 279A.065.

(35.) “ORPIN” System: The on-line electronic Oregon Procurement Information Network (ORPIN) administered through the State Procurement Office of the Procurement, Fleet and Surplus Services Division of the Oregon Department of Administrative Services.

(36.) “ORS” means Oregon Revised Statutes.

(37.) “Offer” means a “Written” offer to provide Goods or Services in response to a Solicitation Document.

(38.) “Offeror” means a Person, who submits an Offer.

(39.) “Opening” means the date, time and place specified in the Solicitation Document for the public opening of Offers.

(40.) “PCC” means Public Contracting Code as it is defined in ORS 279A.010(1)(bb).

(41.) “Person” means any of the following with legal capacity to enter into a Contract: individual, corporation, business trust, estate, trust, partnership, Limited Liability Company, association, joint venture, governmental agency, public corporation or any other legal or commercial entity.

(42.) “Personal Property” means everything subject to ownership, which is not real property and has exchangeable value; includes all chattels and movables, such as boats and vessels, merchandise and stock in trade, furniture and personal effects, goods, livestock, vehicles, farming implements, movable machinery, movable tools and movable equipment pursuant to ORS 307.020.

(43.) “Personal Services Competitive Solicitation” means a documented process providing an equal and open opportunity to qualified parties, which culminates in a selection based on criteria that include, but are not limited to, the Contractor’s availability, capacity, experience, reputation, responsiveness to time limitations, responsiveness to solicitation requirements, quality of previous performance and fees or costs.

(44.) “Personal Services Contract” or “Contract for Personal Services” means a Contract or member of a class of Contracts for Personal Services, other than a Contract for the services of an Architect, Engineer, Photogrammetrist, Transportation Planner, Land Surveyor or Provider of Related Services as defined in ORS 279C.100 that the College’s Local Contract Review Board has designated as a Personal Services Contract pursuant to ORS 279A.055, whose primary purpose is to acquire specialized skills, knowledge and resources in the application of technical or scientific expertise, or the exercise of professional, artistic or management discretion or judgment, including, without limitation, a Contract for the services of a(n): accountant; physician, dentist or lawyer; educator; information technology professional, travel, banking, investing, collections, or other consultant; broadcaster or artist (including a photographer, filmmaker, painter, weaver, or sculptor). “Personal Services” is also defined in ORS 279C.100, and that definition applies only to ORS 279C.100 to 279C.125 for Architectural, Engineering, Photogrammetric Mapping, Transportation Planning, Land Surveying Services or Related Services. Contracts for Architectural, Engineering, Photogrammetric Mapping, Transportation Planning, and or Land Surveying Services, and Related Services are designated as a special class of Personal Services Contracts, defined in ORS 279C.100(5). (See also Personal Services Contracting Rules section within these Community College Rules of Procurement for an expanded definition.)

(45.) “Personal Services Contractor” means an Independent Contractor that performs a Contract for Personal Service(s) for the College, when the College has no right to and does not control the means and manner of performing the contract, except as to the delivery schedule, determining compliance with the Statement of Work, and accepting or rejecting the deliverables or results required under the Contract.

(46.) “Prequalification of Offeror” means a process followed by the College, in advance of issuance of Solicitation Documents, to determine the qualifications of prospective Offerors to perform Public Contracts.

(47.) “Product Sample” means the exact Goods or a representative portion of the Goods offered in an Offer, or the Goods requested in the Solicitation Document as a sample.

(48.) “Proposal” means a “Written” response to a Request for Proposals.

(49.) “Public Contract” means a sale or other disposal, or a purchase, lease, rental or other acquisition, by the College of personal property, services, including personal services, public improvements, public works, minor alterations, or ordinary repair or maintenance necessary to preserve a public improvement. (ORS 279A.010(1)(z)).

(50.) “Public Notice” means a public notice of Solicitation Document that is published electronically or at least once in at
least one newspaper of general circulation in the area where the Contract is to be performed, in at least one trade
newspaper of statewide circulation if the Solicitation Document is for a public improvement and the Contract has an
estimated cost in excess of $125,000, and in as many additional issues and publications as the College determines is
likely to be cost effective.

(51.) “Recycled Materials” means recycled paper (as defined in ORS 279A.010(1)(gg)), recycled PETE products (as
defined in ORS 279A.010(1)(hh), and other recycled plastic resin products and recycled products (as defined in ORS
279A.010(1)(ii).

(52.) “Request for Proposals” or “RFP” means all documents used for soliciting Proposals in accordance with either ORS
279B.060 or 279C.110, where proposal evaluation and contract award is based on criteria such as proposer
qualifications and experience, product features and characteristics, service quality and efficiency, and conformance
with the specifications and requirements of the Solicitation Document. Price may be evaluation criterion for an RFP,
but will not necessarily be the predominant basis for contract award.

(53.) “Request for Qualifications” means a Written document issued by the College, to which Contractors respond in
Writing by describing their experience with and qualifications for the Services, Personal Services, or Architectural,
Engineering, Photogrammetric Mapping, Transportation Planning, or Land Surveying Services, described in the
document.

(54.) “Request for Quotations” means a Written or oral request for prices, rates or other conditions under which a potential
Contractor would provide Goods or perform Services, Personal Services or Public Improvements described in the
request.

(55.) “Requirements Contract” means a price agreement that constitutes a firm Offer by the Contractor, regardless of
whether any order or purchase has been made or any performance has been tendered under the price agreement and is
enforceable for the period stated in the price agreement and is not revocable by the Contractor. A price agreement
does not constitute an exclusive dealing commitment on the part of the College or the Contractor unless the price
agreement expressly so provides. (ORS 279B.140)

(56.) “Responsible” means meeting the standards set forth in OAR 137-047-0640 or 137-049-0390(2), and not debarred
or disqualified by the College under OAR 137-047-0575 or 137-049-0370.

(57.) “Responsible Offeror” (also, “Responsible Bidder” or “Responsible Proposer,” as applicable), means a Person
that has submitted an Offer and meets the standards set forth in OAR 137-047-0640 or 137-049-0390(2), and that has
not been debarred or disqualified by the College under OAR 137-047-0575 or 137-049-0370. When used alone,
“Responsible” means meeting the aforementioned standards.

(58.) “Responsive Offer” means, as the context requires, a Responsive Bid or Responsive Proposal, or other Offer that
substantially complies in all material respects with applicable solicitation requirements. When used alone,
“Responsive” means having the characteristic of substantially complying in all material respects with applicable
solicitation requirements.

(59.) “Service Contract” means a Contract that calls primarily for a Contractor’s time and effort rather than for an end
product.

(60.) “Signature” means any “Written” mark, word or symbol that is made or adopted by a Person with the intent to be
bound and that is attached to or logically associated with a “Written” document to which the Person intends to be
bound.

(61.) “Signed” means, as the context requires, that a “Written” document contains a Signature or that the act of making a
Signature has occurred.

(62.) “Solicitation” means: (a) a request by the College for the purpose of soliciting Offers. This request may take the form
of an Invitation to Bid, a Request for Proposal, a Request for Quotation, a Request for Qualifications or a similar
document; or (b) the process of notifying prospective Offerors that the College requests such Offers; or the Solicitation
Document itself.

(63.) “Solicitation Document” means an Invitation to Bid, Request for Proposals, Request for Quotations, or other similar
document issued to invite Offers from prospective Contractors pursuant to ORS Chapter 279B or 279C. The
following are not Solicitation Documents if they do not invite Offers from prospective Contractors: a Request for
Qualifications, a prequalification of bidders, or a request for product prequalification.
“Special Procurement” means, unless the context requires otherwise, a Class Special Procurement, a Contract-Specific Special Procurement or both (ORS 279B.085). A “Class Special Procurement” means a contracting procedure that differs from the procedures described in ORS 279B.055, 279B.060, 279B.065 and 279B.070 and is for the purpose of entering into a series of contracts over time for the acquisition of a specified class of goods or services (ORS 279B.085(1)(a)). “Contract-Specific Special Procurement” means a contracting procedure that differs from the procedures described in ORS 279B.055, 279B.060, 279B.065 and 279B.070 and is for the purpose of entering into a single contract or a number of related contracts for the acquisition of specified goods or services on a one-time basis or for a single project (ORS 279B.085(1)(b)).

“Specification” means any description of the physical or functional characteristics, or of the nature of a supply, service or construction item, including any requirement for inspecting, testing or preparing a supply, service or construction item for delivery and the quantities or qualities of materials to be furnished under a Contract. Specifications generally will state the result to be obtained and may, on occasion, describe the method and manner of doing the Work to be performed. Specifications may be incorporated by reference and/or through attachment to the Contract.

“Standard Fee Contract” means a contract awarded for service to be performed for a standard fee, when the standard fee is established by the College, and a like Contract is available to all qualified applicants.

“Statement of Work” means a “Written” statement that specifically describes the phases of Work or services, major tasks, or areas of responsibility the Contractor is to perform at a particular site, or within a particular locale during a stated period of time, according to a schedule of delivery. The statement must identify specific objectives that the Contractor is to attain or describe, in detail, and the deliverables that the Contractor is to provide.

“Telecommunications” means 1-way and 2-way transmission of information over a distance by means of electromagnetic systems, electro-optical systems, or both.

“Work” means the furnishing of all materials, equipment, labor and incidentals necessary to successfully complete any individual item in a Contract or the entire Contract, and successful completion of all duties and obligations imposed by the Contract.

“Writing” means letters, characters and symbols inscribed on paper by hand, print, type or other method of impression, intended to represent or convey particular ideas or meanings. “Writing,” when required or permitted by law, or required or permitted in a Solicitation Document, also means letters, characters and symbols made in electronic form and intended to represent or convey particular ideas or meanings.

“Written” means existing in Writing.
SECTION 200 - PUBLIC CONTRACT SPECIAL
PROCUREMENTS General Contract Special Procurements

Advertising
The College may purchase advertising regardless of dollar amount without competitive bidding. Where it is determined to be cost effective, the College may publish its public notices electronically, via the college’s or other public entity’s electronic procurement system or World Wide Web site instead of, or in addition to, a newspaper of general circulation unless otherwise required by law.

Findings of Fact
1. By their nature, media sources are generally unique. Advertisements are placed in a particular source because of the specific audience that source serves.
2. Competition to furnish advertising space in daily newspapers of general, trade, or business circulation in the vicinity of the College is limited.
3. Cost savings are difficult to quantify where the sources are unique and not interchangeable. Where the volume of purchases warrants, the College may enter into advertising contracts in accordance with ORS 279B.065 and ORS 279B.070 whenever possible to maximize savings achieved through economies of scale.
4. Public notices may be advertised electronically and/or in a newspaper of general circulation in an effort to increase exposure and generate more widespread competition, except for public improvement contracts with an estimated cost in excess of $125,000, which must be published in at least one trade newspaper of general statewide circulation (ORS 279C.360). Cost savings for increased competition are difficult to quantify, but the cost to the College for advertising may be significantly reduced where electronic advertising methods are utilized.

Conclusion of Compliance with Law
It is unlikely that this Special Procurement will result in favoritism in the awarding of public contracts or substantially diminish competition since all vendors, including Oregon businesses, are able to compete (ORS 279B.085(4)(a)), and it will enable the College to promote the public interest (ORS 279B.085(4)(b)(B)), by expediting its procurement processes while maximizing its circulation efforts and notice of bidding opportunities without compromising integrity for cost.

This rule satisfies the requirements of Oregon Revised Statute 279B.055(4)(c), wherein a Local Contract Review Board may, by rule or order, authorize public notice of bids or proposals to be published electronically instead of in a newspaper of general circulation if it is likely to be cost-effective.

* * * * *

Bid Security and Bond Requirements, Waiver of
Pursuant to ORS 279C.390, the College may, at its discretion, exempt certain contracts or classes of contracts from all or a portion of the requirement for bid security and from all or a portion of the requirement that good and sufficient bonds be furnished to ensure performance of the contract and payment of obligations incurred in the performance.

The College may waive bid security requirements and/or performance/payment bond requirements pursuant to ORS 279C.390 and this rule under the following conditions:

(1) If the contract is for a public improvement or a public work and the amount of the contract does not exceed $75,000 or another threshold as indicated by rule amendment in Section 300, and the contractor has filed a public works bond with the State of Oregon Construction Contractors Board;

(2) If the contract is not for a public improvement; or if the contract is for a public improvement that resulted from an alternative contracting method and the contract is only for pre-construction services;
(3) Where bidders are drawn exclusively from a list of certified Emerging Small Businesses maintained by the Advocate for Minority, Women and Emerging Small Business enterprise certified under ORS 200.055, or a business enterprise that is owned or controlled by or that employs a disabled veteran, as defined in ORS 408.225, and the College has been provided funds by the legislature for the purpose of assisting Emerging Small Businesses;

(4) In cases of emergency, or when the interest or property of the College or the public agency or agencies for whose benefit the contract was awarded probably would suffer material injury by delay or other cause and a declaration of such emergency has been made in accordance with rules adopted under ORS 279A.065.

The College shall not use Bid or Proposal security to discourage competition. The Offeror shall forfeit Bid or Proposal security after award of the contract if the Offeror fails to execute the contract and promptly return it with any required Performance Bond and Payment Bond.

**Conclusion of Compliance with Law**

It is unlikely that this Special Procurement will result in favoritism in the awarding of public contracts or substantially diminish competition since all vendors, including Oregon businesses, are able to compete, it is reasonably expected to result in substantial cost savings to the College or to the public (ORS 279B.085(4)(b)(A)), and it will enable the College to otherwise substantially promote the public interest (ORS 279B.085(4)(b)(B), by reducing costs of bidding and maximizing participation from Emerging Small Businesses.

This rule satisfies the requirements of ORS 279C.390 wherein a Local Contract Review Board may exempt certain contracts or classes of contracts from all or a portion of the requirement for bid security and from all or a portion of the requirement that good and sufficient bonds be furnished to ensure performance of the contract and payment of obligations incurred in the performance. Consequently, findings otherwise required by law are unnecessary here.

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**Cooperative Procurement Participation**

Examples of cooperative procurement participation may include, but not be limited to: Oregon Cooperative Purchasing Program (ORCPP), Western States Contracting Alliance (WSCA), Association of Educational Purchasing Agencies (AEPA), Organization for Educational Technology and Curriculum (OETC), Participating Oregon Community Colleges (POCC), National IPA, E&I Coop, NASPO, and US Communities Government Purchasing Alliance.

Pursuant to ORS 279A.205, 279A.210, 279A.215, and 279A.220, contracting agencies may participate in a joint, permissive, or interstate cooperative procurement and/or subsequent contract award resulting from any solicitation which has been accomplished in compliance with ORS, as if said agencies had generated the solicitation and made the award on their own behalf.

**Comment**

In general, the results of any solicitation, formal or informal, which has taken place under the requirements of ORS and has resulted in an award, and is current (i.e., not closed, terminated, in abeyance or in default), may be utilized by the College pursuant to ORS 279A.205, 279A.210, 279A.215, and 279A.220. Prior to the College engaging in a cooperative procurement, due diligence must be performed, best practices employed, and factors in the buying decision considered. Examples of these factors include: in-state preferences, legislatively-mandated or LCRB-approved socioeconomic programs that overlay public contracting and accompany the expenditure of public funds; sustainability objectives; administrative resources and capacity; contracting efficiencies; time constraints; member participation costs; and ability to leverage economies of scale.

**Conclusion of Compliance with Law**

Cooperative Procurement Participation is not an exemption from the competitive procurement requirements of law; therefore, the College has determined that findings of fact are not required. The awarding of contracts pursuant to this process should
“provide effective outcomes that represent optimal value to the College and, to the greatest extent feasible, be consistent with market practices” (ORS 279B.010(1)). Consequently, findings otherwise required by law are unnecessary here.

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Donated Materials and/or Services  
CCR.206

The College may authorize a Person to perform services and/or provide materials regardless of dollar amount, if:
(1) The Person has agreed to donate all, or a portion of, the materials and/or services necessary to perform the work; and
(2) The Person enters into a license or agreement with the College whereby the Person agrees to comply with the public contract requirements applicable to the particular project and any requirements that the College deems necessary or beneficial in order to protect the College.

Findings of Fact

1. Students, staff, contractors, and other community groups from time to time offer to donate all or a portion of their professional skilled services and/or materials, to help the College meet its facilities’ and/or educational needs. The ability to take advantage of such donated materials and/or services enables the College to use its limited funds in other areas, and frequently results in improvements or services that the College would not otherwise be able to afford. This class special procurement thus has budgetary, operational, and public benefits.

2. This class special procurement enables the College to take advantage of these offers, while continuing to ensure that the requirements of the Public Contracting Code continue to be met.

Conclusion of Compliance with Law

It is unlikely that this class special procurement will encourage favoritism in the award of College Contracts or substantially diminish competition for College Contracts, because it will only apply when a Person donates all or part of the materials and/or services. In many instances, the donations are outside of the competitive market for goods and/or services. In many instances, the donations will enable competition for College Contracts, because it will only apply when a Person donates all or part of the materials and/or services. In many instances, the donations are outside of the competitive market for goods and/or services. In many instances, the donations will enable the College to construct or complete projects that it otherwise would not be able to afford to do, and thus will not displace what would otherwise be a competitively solicited project. This class special procurement also substantially promotes the public interest because award of contracts pursuant to the procurement procedures in ORS Chapter 279B is not practicable in the case of donated goods and/or services.

The use of this class special procurement will result in substantial cost savings to the College, because the College is not required to pay for the goods and/or services if they are donated.

* * * * *

Emergency Contracts (Including Oil or Hazardous Material Removal)  
CCR.207

(1) Pursuant to the requirements of this rule, the College may, at its discretion, enter into a public contract without competitive solicitation if an emergency exists. Emergency means circumstances that could not have been reasonably foreseen which create a substantial risk of loss, damage, interruption of services or threat to public health, welfare, or safety, and require prompt execution of a contract to remedy the condition (ORS 279A.010(1)(f)).

(2) Regardless of the dollar value of the contract, when entering into an emergency contract the College shall:
(a) Make a written declaration of emergency, including findings describing the emergency circumstances that require the prompt performance of the contract, stating the anticipated harm from failure to establish the contract on an expedited basis; and
(b) Encourage competition to the extent reasonable under the circumstances; and
(c) Record the measures taken under subsection (b) of this section to encourage competition, the amounts of the bids, quotes or proposals obtained, and the reason for selecting the contractor.

(3) Pursuant to ORS 279B.080, if an emergency exists as defined in subsection (1) of this rule, the Board of Education, its
President, or another officer authorized by the College shall declare the existence of the emergency as required by subsection (2) of this rule, which shall authorize the College to enter into an emergency contract.

(4) The written declaration of an Emergency and resulting contract are solely entered into at the discretion of the College’s President or authorized officer.

(5) If the total award exceeds the threshold for formal public bidding, the Board shall be notified at its next available public meeting and provided with an opportunity to discuss the emergency, the award, and ratification thereof.

(6) Oil or Hazardous Material Removal: The College may enter into public contracts without competitive bidding, regardless of dollar amount, when ordered to clean up oil or hazardous waste pursuant to the authority granted the Department of Environmental Quality (DEQ), under ORS 466.605 through 466.680 and such DEQ order necessitates the prompt establishment and performance of the contract in order to comply with the statutes regarding spill or release of oil or hazardous material that has created an emergency condition. In exercising its authority under this exemption:

(a) The College shall:
   (1) To the extent reasonable under the circumstances, encourage competition by attempting to make informal solicitations or to obtain informal quotes from potential suppliers of goods or services;
   (2) Make written findings describing the circumstances requiring clean up or a copy of the DEQ order ordering such cleanup;
   (3) Record the measures taken under subsection (a) of this section to encourage competition, the amount of the quotes or proposals obtained, if any, and the reason for selecting the contractor selected.

(b) The College shall not contract pursuant to this exemption in the absence of an order from the Department of Environmental Quality to clean up a site with a time limitation that would not permit hiring a contractor under the usual competitive bidding procedures.

Findings of Fact
1. Under ORS 279B.080, public contracts may be exempted from the requirements of ORS 279B.050 if emergency conditions exist, which require prompt execution of the contract, subject to the additional requirements of ORS 279B.080.

2. ORS 279B.080 allows the Local Contract Review Board to adopt rules to allow the head of the contracting agency or a designated person to declare that an emergency exists and to establish procedures for determining when emergency conditions are present. Subsections (2)(a), (2)(b), and (2)(c) of this rule accomplish this.

3. When DEQ orders a public agency to remove or clean up hazardous material or oil, the public agency must respond within a very short time, which is stated in the DEQ order. This time period does not generally allow the agency to take the time necessary to solicit written bids or proposals for the work to be performed. The College would be liable for any delay in responding to DEQ orders to perform hazardous material removal or clean up.

4. This exemption, as it pertains to subsection (6), will not be used in those situations where there is no DEQ order to remedy the situation. Routine competitive procurement methods will be used where there is no DEQ order to act immediately. The college maintains open lists of vendors, who are interested in providing hazardous materials removal and clean up services. Whenever it needs hazardous material removal or disposal, the College makes use of these lists to solicit quotes, bids, or proposals as needed, in addition to advertising the procurement as required.

5. Cost savings are achieved through this exemption, because the college can be liable for DEQ penalties and fines, if it does not timely remove hazardous materials or oil as ordered. Serious risk in these situations could result in property damage or personal injury, if the College is slow to act.

Conclusion of Compliance with Law
Procurements made by the College in compliance with this exemption meet the requirements of emergency public contracts pursuant to: ORS 279B.050; 279B.080, and 279C.335.
It is unlikely that this exemption will encourage favoritism in the awarding of public contracts or substantially diminish competition for such contracts as required by ORS 279C.335(2)(a). If the College is under DEQ order to act immediately, the College will still attempt to obtain competitive quotes for the work to be performed as it has the ability and time to do so. Unless the College is faced with the quasi-emergency situation of a DEQ order to remove or clean up hazardous waste or oil, it will follow normal competitive procedures to obtain these services. The award of public contracts pursuant to this exemption will likely result in substantial cost savings to the College in these situations, as required by ORS 279C.335(2)(b), because the College must comply with the law and avoid and minimize risk to persons and property. Where possible, the College will seek competitive quotes for the work to be performed and will award the contract to the lowest, responsive and responsible proposer.

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Equipment Repair & Overhaul (Including Maintenance Agreements) CCR.208

(1) The College may enter into a public contract for equipment repair, maintenance agreements, or overhaul of equipment without competitive bidding, subject to the following conditions:
   (a) Service and/or parts required are unknown, and the cost cannot be determined without extensive preliminary dismantling or testing; and/or
   (b) Service and/or parts required are for sophisticated equipment for which specially trained personnel are required and such personnel are available from only one source;
   (c) Maintenance agreements must be procured from the provider of the equipment and/or software being maintained in order to be valid, preserve warranties, provide the best possible service, or conform to other similar agreements being provided by the same provider for maximizing economy and/or servicing functions;
   (d) The College shall conduct its procurement for equipment repair, maintenance agreements, or overhaul of equipment pursuant to methods and parameters established in (2) of this rule.

(2) The following limitations shall apply:
   (a) At the discretion of the College, if it is practical to competitively procure equipment repair, maintenance agreements, or overhaul of equipment using quotations or other forms of Solicitation Documents then these competitive processes shall be utilized. If not, the file should be documented with the reasons for invoking this exemption from competitive procurement, specifically supporting the impracticality of a competitive procurement.
   (b) If the contract exceeds or is anticipated to exceed the thresholds for Small or Intermediate Procurements as these thresholds are defined in Section 300, the College shall document in its procurement file the reasons why a competitive procurement process was deemed impractical, and the College may directly enter into the contract.

Findings of Fact
The need for equipment repair or overhaul of equipment cannot always be anticipated by College staff. If a piece of equipment is broken or not working properly, the College incurs the cost of down time, possible replacement equipment rental fees, staff time, and other inconveniences or liabilities to its programs.

1. Generally, there are a limited number of vendors, who are able to perform repair or overhaul on a particular piece of equipment, because of its make or manufacture. Sophisticated equipment may require specially trained personnel available from only one source. Often, a piece of equipment will have a partial warranty in place, which will guarantee some savings to the College in the parts and/or labor needed to do the repair or overhaul. This warranty savings may only be achieved if the original manufacturer or provider of the equipment performs the necessary repair or overhaul.

2. The dollar limits on the use of this Special Procurement ensure that when the cost of the equipment repair or overhaul is expected to exceed threshold amounts for Small and Intermediate Procurements as these are defined in Section 300, the College will competitively procure, or if that is not practical or cost effective, declare an emergency or obtain a specific exemption from the president of the College or the president’s designee, with notification to the LCRB to proceed with the purchase of the needed repair or overhaul.
Conclusion of Compliance with Law
It is unlikely that this Special Procurement will encourage favoritism in the awarding of public contracts or substantially diminish competition and is reasonably expected to result in substantial cost savings to the College for such contracts as required by ORS 279B.085(4), because the dollar amount of the exempted purchase (i.e., Special Procurement), may not exceed the thresholds established in Section 300 for Intermediate Procurements without additional notification and/or approval from the LCRB and/or the College president or the president’s designee. Where it is practical, the College will competitively procure equipment repair, maintenance agreements, and overhaul of equipment; where it is impractical, written justification, provided by the department, will become part of the public record of the contract.

The awarding of public contracts pursuant to this exemption is reasonably expected to result in a cost savings to the College, as required by ORS 279B.085(4)(b)(A), because the College incurs direct and indirect costs from the moment equipment breaks down or becomes unusable. This Special Procurement only applies to equipment already owned by the College. Time is of the essence in contracts for equipment repair, maintenance agreements, and equipment overhaul. The College must be able to purchase necessary services and parts as quickly as possible in order to minimize equipment down time and provide uninterrupted levels of service to support the College’s educational initiatives.

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Federal Contracts, Purchases under CCR.210
When the price of goods and services has been established by a contract with the federal government pursuant to a federal contract award, the College may purchase the goods and services in accordance with the federal contract. In exercising this authority under this class special procurement, the College must:

(1) Include in the contract file a memorandum confirming the federal official who granted permission to the College to purchase under the federal contract; and

(2) Include documentation in the contract file showing the cost savings to be gained from anticipated purchases from the federal contract.

Comment:
In order to utilize GSA contracts, a class special procurement must be adopted by the local contract review board. For those GSA schedules available for use by local governments or any other federal contracts for goods and/or services, this rule requires a two-prong test be met prior to its use.

Findings of Fact
1. Federal contracts for goods and/or services are established by federal agencies with private vendors through competitive processes, which meet the standards of the Public Contracting Code. These processes include open competitive bidding, to which all interested vendors are invited to participate. No Oregon company is excluded from, or disadvantaged in, participation in bidding on federal contracts. Thus the class special procurement has the public benefit of supporting a competitive selection process, while providing the operational and budgetary benefits to the College by avoiding the cost and delay of replicating the solicitation process.

2. The prices or rates for goods and services under federal contracts are based upon competitive bids or proposals. This rule requires the College to document the cost savings to be gained from the anticipated purchase(s) from the federal contract. Documentation might include competitive comparison of previous bid prices obtained from other sources, including local Oregon businesses.

3. This rule requires that the College obtain the permission of both the federal agency and the federal vendor to use the
Conclusions of Compliance with the Law:
This class special procurement will not encourage favoritism or substantially diminish competition in the awarding of College contracts. All vendors, including Oregon businesses, are able to compete for the initial federal contract. Also, the College will not use a federal contract without agency and vendor permission.

This special procurement will result in substantial cost savings to the College. Federal contracts are based on competitive bidding, which result in the most advantageous price to the federal agency. Before it makes a purchase from a federal contract, the College will document the cost savings it will achieve by using the contract. These two facts will ensure that the College purchases the desired goods or services at the best price available. Further, by being able to take advantage of a competitive federal procurement, the College saves the cost of needlessly duplicating the solicitation process.

* * * * *

Intellectual Property (Periodicals, Library Books, Proprietary Software Licenses, Art, and Other Products of the Creative Process)
If the contract is for the purchase of Intellectual Property, which shall include, but not be limited to, Periodicals, Library Books, Subscription Services, Proprietary Software Licenses, Art, and Other Products of the Creative Process, the College may contract for the purchase of the product(s) without competitive procurement, regardless of dollar amount when the product(s) are protected under copyright law, and/or there is only one known supplier (e.g., manufacturer, copyright holder), available for such products.
Examples of copyrighted materials typically covered by this Special Procurement include, but are not limited to: magazines and other periodicals; textbooks; workbooks; curriculum kits; reference materials; audio tapes; video tapes; calculators such as those used for aircraft navigation; and most software and products of the visual, aural and written arts. It should be noted that if there is more than one supplier of copyrighted materials (especially software), and the product(s) are not being purchased directly from the writer, manufacturer or other original source, every attempt should be made to establish a competitive selection process in order to achieve the greatest economy.

Findings of Fact
1. By design, Intellectual Property is protected for the use of a single owner. Copyrighted products may not be duplicated by others without the express permission or license of the copyright holder.

2. Instructional initiatives define the various materials, which the college will purchase for use in its educational programs, and it is not uncommon for Intellectual Property to be produced by only one supplier (i.e., sole source), who may be the copyright holder or licensee.

Conclusion of Compliance with Law
This rule will not encourage favoritism or substantially diminish competition in the awarding of public contracts. The production and distribution of Intellectual Property is controlled by the copyright holder/owner, and may only be permitted through a sole source. This rule provides additional parameters for consideration that are complementary to the Public Contracting Code where competition does exist. It is not intended to diminish the College’s ability to consider other factors or limit fair and open competition when arriving at best value. It is the policy of the State of Oregon that public contracting activities should provide effective outcomes that represent optimal value to the contracting agency, and to the greatest extent feasible, be consistent with market practices (ORS 279B.010(1)).

Additionally, pursuant to ORS 279A.025(2)(h), the Public Contracting Code does not apply to contracts for the procurement or distribution of textbooks; consequently, findings otherwise required by law are unnecessary when the procurement or distribution of Intellectual Property is specifically for textbooks—a subcategory of Intellectual Property.
Life Cycle Costing/Best Value

(1) In determining the lowest bid or best proposal, in the award of a contract, the College may use the concept of life cycle costing if it complies with section (2) of this rule:

(2) (a) At the time of writing specifications for the product, the College shall identify those factors which will have cost implications over the life of the product, and which, for evaluation purposes, will be used to adjust the bid or proposal price of the product;

(b) The solicitation document shall set out clearly the factors and methodology to be used in life cycle cost adjustments; and

(c) The results of life cycle costing adjustments shall be applied to the bid or proposal price of the product(s) offered, and the bid or proposal that results in the lowest overall ownership cost or “best value” as it is determined by ORS 279A.015(5), taking into account the life cycle costing adjustments, and other aspects of service and product quality, as well as pricing.

Conclusion of Compliance with Law

This rule provides additional parameters for consideration that are complementary to the Public Contracting Code while supporting impartial and open competition. It is not intended to diminish the College’s ability to consider other factors when arriving at best value. As such, it is not an exemption or Special Procurement to the competitive bidding requirements of law. It is the policy of the State of Oregon that public contracting activities should provide effective outcomes that represent optimal value to the contracting agency, and to the greatest extent feasible, be consistent with market practices (ORS 279B.010(1)). Consequently, findings otherwise required by law are unnecessary here.

Perishables (Chemicals, Food, Laboratory Supplies)

Competitive procurement need not be used for the procurement of perishables under this Special Procurement provided that the perishability and commensurate quality is of greater importance than the cost to the College.

Comment

If longevity is not an issue and multiple sources exist, standard procurement practices shall be utilized.

Findings of Fact

This rule permits such items as foodstuffs and scientific supplies, which have definitive shelf lives, and associated attributes such as quality and longevity, to be purchased without strict competitive processes based upon price. Shelf life and the associated attributes may be the determining factors.

The rule enables the buyer to decide on a source based upon time since manufactured, remaining shelf life, and interim quality, since various states of decay can affect the product.

Conclusion of Compliance with Law

It is unlikely that this Special Procurement will result in favoritism in the awarding of public contracts or substantially diminish competition, since all vendors, including Oregon businesses, are able to compete, it is reasonably expected to result in substantial cost savings to the College (ORS 279B.085(4)(b)(A)), and it will enable the College to otherwise substantially promote the public interest (ORS 279B.085(4)(b)(B)), through expediting its procurement processes without compromising integrity for cost.
Personal Property, Used (Purchase of)  

CCR.220

Competitive procurement need not be used for the procurement of Used Personal Property if the College has determined that the purchase will result in cost savings and will not diminish competition or encourage favoritism.

For purchases of used personal property or equipment costing $25,000 or more, or an amount otherwise indicated in Section 300, the College shall, where feasible, obtain three competitive quotations, unless such comparisons are highly impractical to obtain. Procurement files pertaining to Used Personal Property shall contain documentation of price comparisons and attempts to secure competitive pricing as much as is practical.

When the value of any such purchase exceeds the threshold for Intermediate Procurements as that threshold is defined herein, Section 300, Supplementary Provisions of the Community College Rules of Procurement, such purchases shall be authorized and/or delegated only by the College President, who shall notify the LCRB of such purchases at the next regularly scheduled meeting of the LCRB.

Comment

Used Personal Property is property which has been placed in use by a previous owner or user for a period of time recognized in the relevant trade or industry as qualifying the personal property or equipment as “used,” at the time of purchase. Used Personal Property generally does not include property or equipment of which the College was the previous or current user, whether under a lease, as part of a demonstration, trial or pilot project, or similar arrangement.

Findings of Fact

The additional liberty for purchasing used personal property is essential for those who participate in auctions or other spot sales, where it is impractical to utilize conservative procedures because of the necessities of the selling process.

Conclusion of Compliance with Law

This rule provides additional parameters for consideration that are complementary to the Public Contracting Code while supporting impartial and open competition as much as is practical. It is the policy of the State of Oregon that public contracting activities should provide effective outcomes that represent optimal value to the contracting agency, and to the greatest extent feasible, be consistent with market practices (ORS 279B.010(1)). Pursuant to ORS 279B.075(1) Used Personal Property may be considered a sole-source procurement, if it is available from only one source; written findings supporting this determination and conclusion shall be made by the College. Findings otherwise required by law to support this Special Procurement are unnecessary here.

* * * *

Price Regulated Items (Including Gas, Diesel Fuel, Heating Oil, Lubricants, Asphalts, Distilled Alcohol, Postage, and Certain Utilities)  

CCR.222

The College may, without competitive bidding, contract for the direct purchase of goods or services where the rate or price for the goods or services being purchased is established by federal, state, or local regulatory authority (ORS 279A.025(2)(g) and ORS 279A.025(2)(j)). Regardless of whether fuel is price regulated, it may be procured via spot purchases, and such purchases may be combined on a single, written agreement such as an open purchase order between the supplier and the College, in an effort to reduce administrative costs to the College. Spot purchases are defined as one-time purchases occasioned by a small requirement (for example, one vehicle’s tankful of gasoline), where the purchase is taking advantage of availability and the most favorable market conditions.

Comment

If competition exists and it is practical to solicit quotations, bids, or proposals for Price Regulated Items, then these procurement methods should be utilized in an effort to obtain best value.

Conclusion of Compliance with Law

Competition is not generally a relevant issue in the procurement of goods or services where the provider’s rate or price of the
goods or services being purchased is established by federal, state, or local regulatory authority, and the goods or services are provided through a sole source. Examples include: Postage, Sewer/Water Service, Garbage Service, Electricity, Etcetera. Since there is virtually no competition available within these price regulated items, and/or the amount of the non-regulated fuel acquisitions are *spot purchases* and are subject to market forces and availability, it is unlikely that this exemption will encourage favoritism in the awarding of public contracts or substantially diminish competition for public contracts. Consequently, findings otherwise required by law are unnecessary here.

* * * * *

**Requirements Contracts and Price Agreements**

(1) Requirements contracts, for the purposes of this Rule, mean price agreements, services agreements, and sales that may be established for the purposes of minimizing paper work, achieving continuity of product, securing a source of supply, reducing inventory, combining college requirements for volume discounts, standardization among agencies, and reducing lead time for ordering. The College may enter into requirements contracts whereby it is agreed to purchase supplies and/or services for an anticipated need at a predetermined price provided the contract is let by a competitive procurement process pursuant to the requirements of ORS 279A.B.C and these Rules or is a contract for the procurement of products or services from a qualified nonprofit agency for individuals with disabilities pursuant to ORS 279.850.

(2) The College may purchase the supplies and/or services from a contractor awarded a requirements contract without first undertaking additional competitive solicitation.

(3) The term of the contract including renewals, must not exceed the maximum term stated in the original solicitation.

**Conclusion of Compliance with Law**

This rule provides additional parameters for consideration that are complementary to the Public Contracting Code while supporting impartial and open competition as much as is practical. It is the policy of the State of Oregon that public contracting activities should provide effective outcomes that represent optimal value to the contracting agency, and to the greatest extent feasible, be consistent with market practices (ORS 279B.010(1)). Pursuant to ORS 279A.065(5)(a) and ORS 279A.070, a contracting agency may, in the exercise of authority granted under ORS 279A.050, adopt rules necessary to carry out the provisions of the Public Contracting Code; consequently, findings otherwise required by law are unnecessary when the College has determined it is in its best interests to purchase supplies and/or services utilizing a competitively procured requirements contract or price agreement.

* * * * *

**Resale–Items for Competitive procurement processes need not be used for the procurement of product or services being purchased strictly for resale. This Special Procurement applies to products or services that are specifically for resale as opposed to internal use or consumption.

**Findings of Fact**

1. College Enterprise, Auxiliary Fund, and/or General Fund operations that compete in the open market need to be able to purchase products or services for resale without undue restrictions.

2. In order to compete in the open market, these operations must be knowledgeable, proactive, and stay abreast of current trends, consumer wants, tastes and desires, and be able to meet those needs in their offerings. Additionally, fund operators must be free to purchases products or services for resale that the consumers want even if it means having a limiting factor such as brand, functionality, price, or quality.

3. These operations must work as efficiently as possible to hold down their own costs as well as to present the goods or services to the public at a fair market price. Thus, they will be looking for the goods for resale at the most
competitive prices and highest quality within their parameters.

4. In awarding contracts, these operations must ensure the appropriate amount of the product or service will be in stock or be readily available, received, or provided at the appropriate time. Ensuring that the products or services are available and of the proper freshness and quality may prevent the operation from conducting timely competitive buying.

**Conclusion of Compliance with Law**

It is unlikely that this exemption will encourage favoritism in the awarding of public contracts or substantially diminish competition, and it is reasonably expected to result in substantial cost savings to the College or to the public (ORS 279B.085(4)). Additionally, this Special Procurement will substantially promote the public interest as required by ORS 279B.085(4)(b)(B), in a manner that could not practically be realized under the requirements of ORS 279B.050, 279B.055, 279B.060, 279B.065, 279B.070 (Methods of Source Selection).

* * * * *

**Telecommunications Services**

(1) In determining the appropriate procurement method for telecommunications services, the College must determine whether competition exists. The College may consider the following factors:

(a) The extent to which alternative providers exist in the relevant geographic and service market. The relevant market will vary with the geographic area and from service category to service category, depending on changes in the regulatory environment and competitive marketplace. Thus, the relevant market will depend on the facts and circumstances of each case. For example, an alternative local access service or private line provider might offer services in Portland, but not in Salem or the rest of the state;

(b) The extent to which alternative services offered are comparable or substitutable in technology, service provided, and performance. (For example, if the College requires digital services, analog services are not comparable or substitutable, or if the College requires fiber optic technology, then copper, microwave, or satellite transmission technology may not be comparable or substitutable);

(c) The extent to which alternative providers can respond to the College’s interests in consistency and continuity of services throughout its service area, volume discounts, equitable service for all users, centralized management, and limiting College liability. For example, to be considered as the College's telephone long distance provider, any long distance service vendor must be able to meet, support, and interface with the College's centralized automated billing requirements. The College must document for the record the findings on these factors or any other factors used in determining whether competition exists. In developing its findings, the College may solicit the information either through informal telephone or written contacts or through a formal request for information.

(2) Upon determining that competition does not exist for the relevant service and geographical area, the College may proceed to secure the service on a sole source basis, as described in these Rules.

**Findings of Fact**

1. In some cases, the use of competitive procurement processes is either not practicable, advantageous, or in the College’s best interest due to unforeseen circumstances, unreasonable costs, difficulty in locating vendors even after extensive searches, or where time constraints occur that are due to circumstances beyond reasonable control.

2. All practical measures will be taken to encourage competition when possible.

3. The chief fiscal officer or designee will report to the Local Contract Review Board the reason(s) that competitive procurement processes were deemed to be impracticable and what steps, where possible, were taken to encourage competition if the acquisition meets or exceeds $100,000. A copy of the waiver shall be placed on file in the Purchasing office or other designated official location.

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Conclusion of Compliance with Law

It is unlikely that this exemption from competitive procurement processes will encourage favoritism in the awarding of public contracts or substantially diminish competition, and it is reasonably expected to result in substantial cost savings to the College or to the public (ORS 279B.085(4)), since it would be an Exception, and would be due to extenuating circumstances. Additionally, this Special Procurement will substantially promote the public interest in a manner that could not practically be realized by complying with requirements that are applicable under ORS 279B.055, 279B.060, 279B.065, or 279B.070 or under any rules adopted thereunder. (Stat. Auth: ORS 279B.075 and 279B.085, Sole-Source Procurements and Special Procurements, respectively.)

PERSONAL SERVICES CONTRACTING RULES

Personal Services Contracts

I. General

(1) A Contract for "Personal Services" is a Public Contract that calls for specialized skills, knowledge, and resources in the application of highly technical or scientific expertise, or the exercise of professional, artistic or management discretion or judgment. Qualifications and performance history, expertise, knowledge and creativity, and the ability to exercise sound professional judgment are typically the primary considerations when selecting a Personal Services Contractor, with price being secondary.

(a) Contracts for Architectural, Engineering, Photogrammetric Mapping, Transportation Planning, Land Surveying Services, or Related Services are designated as a special class of Personal Services Contracts, defined in ORS 279C.100 (5), and that definition applies only to ORS 279C.100 to 279C.125. Contracts for Architectural, Engineering, Photogrammetric Mapping, Transportation Planning, Land Surveying Services, or Related Services are not subject to the provisions of rule CCR.250 of the Community College Rules of Procurement, but are, instead, subject to the provisions of Division 48 of the Oregon Attorney General’s Model Public Contract Rules as adopted by the College, and the Community College Rules of Procurement adopted by the College, excluding rule CCR.250.

(2) The College may waive the requirement for a competitive selection process and directly negotiate a Personal Services Contract, if the Contract Price is not more than the Minimum Threshold as this threshold is defined in Section 300-Supplementary Provisions. Regardless of the dollar value of the contract, the College may, at its discretion, enter into a Personal Services Contract without complying with formal or informal solicitation requirements if an Emergency, as defined in CCR. 207 exists.

(a) Unless there are compelling reasons not to do so, competitive selection processes for Personal Services contractors should take place at intervals not greater than five years after initial completion and acceptance of services.

(b) The screening and selection procedures for the award of Personal Services Contracts are governed by ORS 279A.055 and are subject to the competitive procurement provisions of the Personal Services Contracting rules and procedures adopted herein. Every contract for Personal Services shall be based upon these screening and selection procedures developed by the College. Personal Services Contracts are considered "public contracts" as defined in ORS 279A.010.

(3) The College may enter into Personal Services Contracts with an independent contractor when:

(a) The work to be performed requires specialized skills, knowledge and resources in the application of highly technical or scientific expertise, or the exercise of professional, artistic, or management discretion or judgment;

(b) The College will not control the means or manner of the contractor's performance, but must rely on the Contractor's specialized skills, knowledge and expertise to accomplish the work. Note: The College’s reservation
of the right to determine and modify the delivery schedule, evaluate the quality of completed performance, and accept or reject the completed performance does not mean that the College will control the means and manner of performance; and

(c) Selecting a Contractor primarily on the basis of qualifications, rather than price, in accordance with the provisions of the Personal Services Contracting Rules and Procedures adopted herein would most likely meet the College’s needs and result in obtaining satisfactory contract performance and optimal value for the College.

(4) Pursuant to ORS 279A.055(2), the College has the authority to designate certain service contracts or classes of service contracts as Personal Services Contracts. Personal Services Contracts may include, but are not limited to, contracts for services performed in a professional capacity such as:

(a) Contracts for the services of an accountant;
(b) Contracts for the services of an attorney;
(c) Contracts for the services of a physician or dentist,
(d) Contracts for the services of an information technology consultant,
(e) Contracts for the services of a broadcaster;
(f) Contracts for services as an artist in the performing or fine arts including, but not limited to, any person identified as a photographer, filmmaker, painter, weaver, or sculptor;
(g) Contracts for services that are specialized, creative and research-oriented;
(h) Contracts for services as a consultant;
(i) Contracts for educational services;
(j) Contracts for investment services;
(k) Contracts for travel services;
(l) Contracts for banking services;
(m) Contracts for auditing services;
(n) Contracts for student loan and college receivables;
(o) Contracts for real estate services (ORS 279A.025(2)(f));
(p) Contracts for property management;
(q) Contracts for employee benefit insurance (ORS 279A.025(2)(r));
(r) Contracts for investments (ORS 279A.025(2)(q)(C));
(s) Contracts for energy savings performance contracts (ORS 279C.335(1)(f));
(t) Contracts for agents of record (examples where agents of record may be used are advertising, general insurance, sales of surplus property, workers compensation insurance, etcetera);
(u) Contracts for speakers, lecturers, and performers;
(v) Contracts for human custodial care services;
(w) Contracts for food service management;
(x) Contracts for telecourse providers;
(y) Contracts for actuarial services;
(z) Contracts for web design services;
(aa) Contracts for branding services;
(bb) Contracts for process improvement services;
(cc) Contracts for student retention services; and
(dd) Contract for Title IX, accessibility, sexual harassment compliance review services.

(5) Personal Services Contracts do not include:

(a) Contracts, even though in a professional capacity, if primarily for equipment, supplies or materials, e.g., a contract to supply all hardware and standard software is not a Personal Services Contract, but a contract with a technology consultant to design or develop a new computer system is a Personal Services Contract;
(b) Contracts with a temporary service or personnel agency to supply labor, which is of a type that can generally be done by any skilled worker (e.g., janitorial, security guard, crop spraying, laundry, and landscape maintenance service contracts)
(c) Contracts for services of a trade-related activity, even though a specific license is required to engage in the
activity. Examples are repair and/or maintenance of all types of equipment or structures.

II. Screening and Selection Procedures and Assistance

These rules set forth procedures for the College to follow when entering into Personal Services Contracts.

(1) The policy of the College is to select Contractors based on demonstrated qualifications and competence to perform the required services, encourage competition, discourage favoritism and obtain services at a fair and reasonable price. The purpose of this rule is to specify the College’s policies and procedures for screening and selection of Contractors to perform Personal Services.

(2) The College shall comply with the procedures set out in these rules for screening and selecting Contractors to perform Personal Services Contracts.

(3) The College shall provide Evidence of Competition for all Public Contracts where competition exists or justify entering into contracts by direct negotiation if an exemption from the screening and selection process is utilized. While qualifications are the primary criteria, whenever the College determines that the services offered by two or more individuals or firms are equally able to meet the College’s needs and are of equal value, the College shall award the contract to the individual or firm offering the service at the lowest price.

(4) The College may procure Personal Services from Contractors who are under contract with another governmental entity pursuant to a Cooperative Agreement as permitted and subject to ORS 279A.200 to 279A.225; if such action is expressly permitted under the original contract and if the administering agency’s solicitation and award process for the original contract is an open and impartial competitive process and uses source selection methods substantially equivalent to those specified in ORS 279B.055, 279B.060 or uses a competitive bidding process substantially equivalent to the competitive bidding process in ORS chapter 279C.

Conclusion of Compliance with Law

The requirements of this rule ensure that competition will be carefully addressed and protected, if the College finds it is in the public’s best interest to competitively procure Personal Services. This rule satisfies the requirements of Oregon Revised Statute ORS 279A.055 wherein the College may enter into Personal Services contracts, subsequent to the Local Contract Review Board’s designation of certain service contracts or classes of service contracts as personal services contracts. Consequently, findings otherwise required under ORS 279B.030 are unnecessary here.

* * * * *

Solicitation Requirements

A. General

(1) All formal solicitations must satisfy the requirements of this rule. Request for Proposals and Request for Qualifications must be in writing and must be advertised in accordance with the following procedures:

(a) All advertisements for a formal solicitation shall be placed in at least one publication newspaper of general circulation and in as many additional issues and publications as may be necessary or desirable to achieve adequate competition. At the option of the College, the College may publish its public notices electronically instead of, or in addition to, a publication newspaper of general circulation. The advertisement(s) for a formal solicitation shall be first published and appear at least once, no fewer than fourteen (14) calendar days before close of the solicitation, unless the governing body of the College, its President, or another officer authorized by the College declares in writing that a shorter period is deemed necessary in the public interest for a particular procurement. Conversely, the College shall broaden and extend public notice if deemed necessary to serve the public’s interest for a particular procurement; and

(b) All advertisement(s) shall describe, at a minimum, a brief summary of the proposed contract, the services sought, where copies of the solicitation may be obtained, and the deadline for submitting a proposal.

(2) The Solicitation Document must provide that the College may, at any time during the solicitation process, reject any or all proposals or cancel the solicitation without liability if it is in the public interest to do so.

(3) Unless compensation is expressly provided for in the Solicitation Document, the Request for Proposals or Request for Qualifications must provide that the College is not responsible for any costs of any Offeror incurred while

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submitting Offers and that all Offerors who respond to solicitations do so solely at their own expense

(4) The Solicitation Document must:
   
   (a) Notify proposers of potential Solicitation Document addenda. Failure to provide such notice in any solicitation may prevent addenda from being incorporated into any resulting contract, and include protest procedures for all formal solicitation and selection.

B. Formal Selection Procedures

The College shall use a formal selection procedure whenever the cost of the services is estimated or anticipated to be equal to or more than the Intermediate Threshold for Personal Services contracts as this threshold is defined in Section 300-- Supplementary Provisions. Under these formal procedures, Requests for Proposals (RFP) or Requests for Qualifications must be advertised in at least one publication newspaper of general circulation or through electronic means as indicated in Section 200, Rule 202, and in as many other issues or electronic procurement systems and publications as may be necessary or desirable to achieve adequate competition.

(1) Request for Qualifications. A Request for Qualifications may be used to determine whether competition exists to perform the needed services or to establish a list of qualified Contractors prior to issuing an RFP (Note: It is not mandatory that the College issue a Request for Qualifications; it may elect to forego using a Request for Qualifications before issuing an RFP.)

   (a) At a minimum, the Request for Qualifications shall describe the particular specialty desired, the qualifications the Contractor(s) must have in order to be considered, and the evaluation factors and their relative importance. The Request for Qualifications may require information including, but not limited to: the Contractor's particular capability to perform the required services; the number of experienced staff available to perform the required services, including specific qualifications and experience of personnel; a list of similar services the Contractor has completed, with references concerning past performance; and any other information necessary to evaluate Contractor qualifications.

   (b) A qualifications pre-submission meeting (voluntary or mandatory) may be held for all interested Contractors to discuss the proposed services. If the meeting is mandatory, the Request for Qualifications shall include the date, time and place of the meeting(s). Unless the Request for Qualifications establishes that competition does not exist or unless the solicitation process is canceled or all qualification statements rejected, all respondents (who met the published qualifications) shall receive a notice (or other materials as appropriate) of any required services and have an opportunity to submit an Offer in response to the College’s subsequent RFP.

(2) Request for Proposals. The RFP is used as a formal competitive solicitation that describes specific services to be performed within a defined period of time. The solicitation sets forth criteria and methods for screening, selecting and ranking the best proposal(s). The RFP may result in contracts with more than one provider.

   (a) The RFP must either describe the situation and background for which Offers are being requested and state the outcome(s) desired, or propose a Statement of Work. The RFP must describe any conditions affecting the delivery of the services and the time period in which the services are to be completed. The RFP must, at a minimum, address the following information:

      (i.) Minimum standards and qualifications required to be met by the Offeror(s) to be eligible to provide the services;

      (ii.) The evaluation process and criteria to be used to select the Contractor(s), including the weight or points applicable to each criterion. Information must include the manner in which the Offeror’s cost and pricing proposal will be evaluated;

      (iii.) A requirement to provide a list of similar services completed by the proposer(s) with references concerning past performance;

      (iv.) The closing date and time of the solicitation and the delivery location(s) for proposals;

      (v.) Reservation of the right to seek clarifications of each proposal, and the right to negotiate the Statement of Work within the scope of work described in the RFP;

      (vi.) Reservation of the right to reject any or all Proposals, if such rejection would be in the public interest;
(vii.) Reservation of the right to cancel the solicitation, if such cancellation would be in the public interest;
(viii.) Contractual provisions that will be contained in the resulting contract;
(ix.) The possibility of interviews; and
(x.) Any other information to be used to evaluate, rank and select the best proposer(s). This should include, but is not limited to: anticipated contract award date, and at the College’s discretion, funding information and budget requirements.

(b) A pre-proposal meeting (voluntary or mandatory) may be held for all prospective Contractors to discuss the proposed services, solicitation provisions and contract requirements. The RFP shall include the date, time and place of the meeting(s).

(c) An evaluation committee shall evaluate Proposals. The College’s Purchasing Department shall provide the evaluation committee with guidelines for completing evaluations consistent with the process described in the RFP. The evaluation committee may consist of College employees and, if desired, members of the community with experience in related services. Evaluators shall be selected on the basis of their ability to provide an objective, impartial evaluation of the proposals. If there is a conflict of interest, the evaluator shall declare this in writing and shall be excluded from participating in the evaluation.

(d) The proposal evaluation committee shall review, score and rank all responsive proposals according to the evaluation criteria in the RFP, which may include, but are not limited to, the following:

(i.) Availability and capability to perform the work;
(ii.) Experience of key staff on comparable projects, or in performing comparable services;
(iii.) Demonstrated ability to successfully complete similar projects or perform similar services on time and within budget;
(iv.) References from past clients, public and private;
(v.) Performance history in meeting deadlines, submitting accurate estimates, producing quality work, and meeting financial obligations;
(vi.) Status and quality of any required licensing or certification;
(vii.) Knowledge and understanding of the required services as shown through the proposed approach to staffing and scheduling needs
(viii.) Fees or costs;
(ix.) Results from oral interviews, if conducted;
(x.) Availability of any specific required resources or equipment;
(xi.) Geographic proximity to the project or the area where the services will be performed;
(xii.) Identity of proposed subcontractors and their qualifications; and
(xiii.) Any other criteria deemed relevant to the provision of services.

(e) Final ranking will be based on the evaluation criteria consistent with the process described in the RFP. Price will be considered, but will not necessarily govern selection of the Contractor(s).

(f) Contracts entered into under the formal selection procedure may be amended, provided the original contract allows for the particular amendment and the services to be provided under the amendment are included within, or directly related to, the scope of the project or the scope of the services described in the solicitation document.

C. Informal Selection Procedures

The College may use an informal selection process to obtain services if the estimated fee or Contract Price is less than the Minimum Threshold for Personal Services Contracts, and the College shall use an informal selection process to obtain services if the estimated fee or Contract Price is more than the Minimum Threshold but less than the Intermediate Threshold for Personal Services Contracts as this threshold is defined in Section 300-Supplementary Provision, unless otherwise exempted.

(1) The informal selection process shall solicit Offers from at least three qualified contractors offering the required services. Prospective contractors may be drawn from the ORPIN System and/or from the certified list of the Advocate for Minority, Women and Emerging Small Business or its list of Contractors. The College may place the solicitation on the ORPIN System and/or use the system-generated potential Offer list to meet the three (3) responses/proposals...
requirement for informal solicitations.

(2) The informal selection process shall be competitive. The selection and ranking may be based on criteria including, but not limited to, each Offeror’s:

(a) Particular capability to perform the services required;
(b) Experienced staff available to perform the services required, including each Offeror’s recent, current, and projected workloads;
(c) Performance history
(d) Approach and philosophy used in providing services;
(e) Fees or costs;
(f) Geographic proximity to the project or the area where the services are to be performed; and
(g) Work volume previously awarded by the College, with the object of effecting an equitable distribution of contracts among qualified Contractors, provided such distribution does not violate the policy of selecting the most highly-qualified Contractor to perform the services at a fair and reasonable price.

(3) All proposals received shall be reviewed and documented and the most qualified Contractor(s) selected.

(4) If the scope of the services is revised to the extent that the estimated cost of the services is considered to be equal to or more than the Minimum Threshold as this threshold is defined in Section 300-Supplementary Provisions, and the services are still required, the College shall either (a) terminate the contract and issue a new solicitation using the formal selection procedures or procedures allowed by subsequent rules set forth in this Section, unless waived under the provisions of Section CCR.250 (1)(2), or (b) seek approval by the College’s Local Contract Review Board for contract amendment.

D. Selection by Negotiation

(1) The College may procure Personal Services with Contractors directly through negotiation if the Contract Price is less than the Minimum Threshold as this threshold is defined in Section 300-Supplementary Provisions.

(2) If the scope of the services is revised to the extent that the estimated cost of the services is equal to or more than the Minimum Threshold as this threshold is defined in Section 300-Supplementary Provisions, the College shall solicit for a new Contractor(s) using applicable selection procedures under these rules.

Conclusion of Compliance with Law

This rule satisfies the requirements of Oregon Administrative Rule 137 chapter 047 wherein the College shall adhere to the informal and formal solicitation requirements. Consequently, findings otherwise required by law are unnecessary here.

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PUBLIC IMPROVEMENT CONTRACTS EXCEPTIONS AND EXEMPTIONS

Alternative Contracting Methods

The College may, at its discretion, exempt public improvement contracts from competitive bidding requirements utilizing Alternative Contracting Methods (ORS 279C.335(2)). These innovative contracting methods shall take into account market realities and modern practices that are consistent with the public policy of encouraging competition. Examples of Alternative Contracting Methods are Construction Manager/General Contractor Services (CM/GC), and Design-Build, Energy Savings Performance Contracts and other developing methods including but not limited to “performance contracting”, “cost plus time” contracting, and “qualification plus project approach” contracting.

The College shall adhere to ORS 279C.337 regarding the CM/GC contracting requirements as stated in OAR 137-049-0690.

The College shall prepare written findings that support the use of this exemption from competitive bidding and obtain approval from its Local Contract Review Board. A public hearing shall be held before final adoption (ORS 279C.335(5)) of the exemption. The findings must show compliance with ORS 279C.330, and shall include, but not be limited to, information regarding:

(a) Operational, budget and financial data;
(b) Public benefits;
(c) Value engineering;
(d) Specialized expertise required;
(e) Public safety;
(f) Market conditions;
(g) Technical complexity; and
(h) Funding sources but shall not be based solely on funding sources, such as a particular bond fund, or by the method of procurement.

Conclusion of Compliance with Law
The College must demonstrate that the use of this exemption is unlikely to encourage favoritism in the awarding of public contracts or substantially diminish competition for such contracts and will likely result in substantial cost savings to the College or the public (ORS 279C.335(2)). The requirements of this rule ensure that competition will be carefully addressed and protected, if the College’s Local Contract Review Board finds it is in the public’s best interest to use an Alternative Contracting Method. Consequently, findings otherwise required by law are unnecessary here except with regard to those related to CM/GC contracts as required under ORS 279C.337.

* * * * *

Donated Public Improvements CCR.281
The College may authorize a Person to construct a public improvement without competitive bidding or other competitive process regardless of dollar amount, if:

(1) The Person has agreed to donate all of the labor, materials and services necessary to construct the public improvement and perform the work; and
(2) The Person enters into a license or agreement with the College whereby the Person agrees to comply with the public contract requirements applicable to the particular project, requirements of the Public Contracting Code, and any requirements that the College deems necessary or beneficial to protect the College.

Findings of Fact
1. Students, staff, contractors, and other community groups from time to time offer to donate all or a portion of their professional skilled services and/or materials, to help the College meet its facilities’ and/or educational needs. The ability to take advantage of such donated materials and/or services enables the College to use its limited funds in other areas, and frequently results in improvements or services that the College would not otherwise be able to afford. This class special procurement thus has budgetary, operational, and public benefits.

2. This exemption enables the College to take advantage of these offers, while continuing to ensure that the requirements of the Public Contracting Code continue to be met.

3. ORS 279A.010 excludes projects for which no funds of a public entity are used from the definition of Public Improvement subject to the Code. This exemption will allow the College to take advantage of donated materials and/or services, where all or part of the project or funds used for the project are donated.

Conclusion of Compliance with Law
It is unlikely that this exemption will encourage favoritism in the award of College Contracts or substantially diminish competition for College Contracts because it will only apply when a Person donates all or part of the materials and/or services. Charitable donations are outside of the competitive market for construction services. In many instances, the donations will enable the College to construct or complete projects that it otherwise would not be able to afford to do, and thus will not displace what would otherwise be a competitively bid project.
The use of this class special procurement will result in substantial cost savings to the College because the College is not required to pay for the goods and/or services if they are donated.

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**First-Tier Subcontractors; Disclosure and Substitution**

This rule amends (i.e., additions are indicated by *italics* and deletions are indicated by a line drawn through the word(s) that has been stricken.), Appendix A of these Community College Rules of Procurement (i.e., State of Oregon, Department of Justice, Model Public Contract Rules effective January 1, 2010, Division 49), as follows:

OAR 137-049-0360(2)(b) shall be replaced with:

“(b) The College may, at its discretion, open Bids publicly immediately after the Bid Closing; and or it may open Bids publicly immediately following the deadline for submission of the first-tier subcontractor disclosure forms, or some other time as permitted or not prohibited by Oregon Revised Statutes.”

**Conclusion of Compliance with Law**

As this amendment to the Attorney General’s Public Contract Rules is not a Special Procurement or exemption from the competitive procurement requirements of law, the College has determined that findings of fact are not required.

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**Limited Negotiations with Bidder**

I. Definitions

For purposes of this rule, the terms below shall be defined, as follows:

“College’s Cost Estimate” shall mean the fixed limit of construction cost that has been agreed upon by the College and the College’s consultant.

“Value Engineering and Other Options” refers to a process agreed upon by the College, which involves the lowest responsive, responsible bidder and may include other consultants to identify deletions or adjustments to the project to reduce the cost of such work.

“Significantly Changed” with reference to the scope of the project, shall mean deletion or adjustment of components of the project or elements of the work, which in the aggregate are estimated to cost in excess of twenty-five percent of the College’s Cost Estimate as originally designed.

II. Limited Negotiations and College’s Cost Estimate

1. If a project is competitively bid and all the responsive bids from responsible bidders exceed the College’s Cost Estimate, the College may, prior to award, negotiate with the Lowest Responsible Bidder utilizing Value Engineering and Other Options to bring the contract price within the College’s Cost Estimate.

2. The College’s negotiation with the Lowest Responsible Bidder shall not result in award of the contract to such bidder if the scope of the project is Significantly Changed from that specified in the Invitation to Bid at the time of bidding.

3. If the College elects to use the negotiation process under this rule, the College will not produce for public inspection prior to award or termination of the negotiation process, any records of the Lowest Responsible Bidder. After award of the contract or termination of the negotiation process, the College will make available for public inspection such records as are subject to inspection under any other provision of law.

III. Negotiation and Award Process

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(1) If the Lowest Responsible Bidder’s Bid exceeds the College’s Cost Estimate, the College may, but shall not be required to, negotiate with the Lowest Responsible Bidder to bring the cost of the project within the College’s Cost Estimate.

(2) If the College elects to negotiate with the Lowest Responsible Bidder, the College shall give written notice to the Lowest Responsible Bidder of its intent, within ten (10) days of bid Opening. The notice shall include disclosure to the Lowest Responsible Bidder of the College’s Cost Estimate.

(3) During any such negotiations, the Lowest Responsible Bidder’s bid shall remain firm for the period prescribed in the Bid. At all times until such expiration of the Bid, and notwithstanding the occurrence of negotiations under this rule, the College shall have the right to accept the original Bid.

(4) Upon and within five (5) days of receipt of the College’s notice of intent to negotiate, the Lowest Responsible Bidder and the College’s representative shall meet and present to each other, in writing, any proposals either may have for Value Engineering and Other Options to bring the project within the College’s Cost Estimate.

(5) The College and the Lowest Responsible Bidder shall negotiate in good faith regarding value engineering and other options, exerting their best efforts to bring the cost of the project within the College’s Cost Estimate.

(6) If the College and the Lowest Responsible Bidder are able to reach agreement through value engineering and other options to identify measures which bring the project within the college’s Cost Estimate, but do not Significantly Change the scope of the project, such value engineering and other options shall be reduced to writing and signed by the Lowest Responsible Bidder as an amendment to its bid and will be incorporated into the Contract at the time of award.

(7) Upon award, the terms and conditions of the amendment to the Bid shall be made public.

(8) Any protest of this negotiation process shall be subject to the Protest Process specified in the Invitation to Bid.

**Conclusion of Compliance with Law**

This rule satisfies the requirements of Oregon Revised Statute 279C.340 wherein the College may negotiate with the lowest responsive, responsible bidder in accordance with rules adopted by the College. Consequently, findings otherwise required by law are unnecessary here.

* * * * *
These Community College Rules of Procurement were drafted by participating statewide community college representatives with the intent that Sections 100 and 200 be adopted in their entirety and remain unchanged by their respective institutions unless modified by participating committee members at a later date and subsequently and unanimously ratified by their Local Contract Review Boards. Section 300 has been specifically set aside to address the unique philosophies, cultures, and/or concerns of the various community colleges, voting districts, and contract review boards. In the event of conflict between rules or sections within these Community College Rules of Procurement, the rules in Section 300 shall take precedence over the Appendices in Section 300, and the rules in Sections 100 and/or 200 except as otherwise expressly provided.

* * * * *

**Consultant Selection: Architects, Engineers, Photogrammetrists, Transportation planners, Land Surveyors and Providers of Related Services Contracts**

This rule amends (i.e., additions are indicated by *italics* and deletions are indicated by a line drawn through the word(s) that has been stricken.), Appendix B of these Community College Rules of Procurement (i.e., State of Oregon's DOJ Model Public Contract Rules 2012, Division 48), as follows:

OAR 137-048-0200(1)(b) shall be replaced with: “Small Estimated Fee. The Estimated Fee to be paid under the Contract does not exceed $50,000, or”

OAR 137-048-0200(1)(c) shall be replaced with: “Continuation of Project With Intermediate Estimated Fee. For Contracting Agencies where a Project is being continued, as more particularly described below, and where the Estimated Fee will not exceed $100,000, the Architectural, Engineering, Photogrammetric Mapping, Transportation Planning or Land Surveying Services or Related Services to be performed under the Contract must meet the following requirements;

(A) The services consist of or are related to Architectural, Engineering, Photogrammetric Mapping, Transportation Planning or Land Surveying Services or Related Services that have been substantially described, planned or otherwise previously studied in an earlier Contract with the same Consultant and are rendered for the same Project as the Architectural, Engineering, Photogrammetric Mapping, Transportation Planning or Land Surveying Services or Related Services rendered under the earlier Contract:

(B) The Estimated Fee to be made under the Contract does not exceed $100,000 and

(C) The Contracting Agency used either the formal selection procedure under OAR 137-048-0220 (Formal Selection Procedure) or the formal selection procedure applicable to selection of the Consultant at the time of original selection to select the Consultant for the earlier Contract; or”

OAR 137-048-0200(1)(d) shall be replaced with: “Continuation or Project With Extensive Estimated Fee. For Contracting Agencies where a Project is being continued, as more particularly described below, and where the Estimated Fee is expected to exceed $100,000, the Architectural, Engineering, Photogrammetric mapping, Transportation Planning or Land Surveying Services or Related Services to be performed under the Contract must meet the following requirements:”

OAR 137-048-0210(1) shall be replaced with: "*The College may use the informal selection procedure described in this rule to obtain a contract if the Estimated Fee is expected not to meet or exceed $125,000.*"

OAR 137-048-0210(2)(b) shall be replaced with; “Provide a Request for Proposals to a minimum of three (3) prospective Consultants drawn from:

(A) Contracting Agency’s list of Consultants that is created and maintained under OAR 137-048-0120 (List of Interested Consultants: Performance Record);

(B) Another Contracting Agency’s list of Consultants that is created and maintained under OAR 137-048-0120 (List of Interested Consultants; Performance Record); or
(C) All Consultants that the Contracting Agency reasonably can locate that offer the desired Architectural, Engineering, Photogrammetric Mapping, Transportation Planning or Land Surveying Services or Related services, or any combination of the foregoing."

OAR 137-048-0210(5) shall be replaced with: "The College shall terminate the informal selection procedure and proceed with the formal selection procedure under OAR 137-048-0220 if the scope of the anticipated Contract is revised during negotiations so that the Estimated Fee will exceed $125,000.

**Conclusion of Compliance with Law**

As this amendment to the Attorney General's Public Contract Rules, 2012, is not a Special Procurement or exemption from the competitive procurement requirements of law, the College has determined that findings of fact are not required. The requirements of this rule ensure that competition will be carefully addressed and protected, if the College finds it is in the public's best interest to competitively procure Architectural, Engineering, Photogrammetric Mapping, Transportation Planning, or Land Surveying Services or Related Services Contracts. This rule satisfies the requirements of Oregon Revised Statute ORS 279A.055 wherein the College may enter into Personal Services contracts, subsequent to the Local Contract Review Board's designation of certain service contracts or classes of service contracts as personal services contracts, and ORS 279C.105 wherein a Local Contract Review Board shall adopt procedures for the screening and selection of persons to perform those services under ORS 279C.110 or 279C.120. Consequently, findings otherwise required by law are unnecessary here.

* * * * *

**Contract Amendments & Reinstatements**

A. The College may award an amendment(s) for additional work or product which is reasonably related to the scope of work under the original contract, including change orders, extra work, field orders, or other changes in the original specifications that increases the original Contract Price, without competitive bidding or alternate contracting method, for a Special Procurement that is exempted under these rules or is subject to the following conditions:

1. Contract amendments must be made in writing;

2. Amendments to Contracts must fall within the scope of the original solicitation. Amendments shall not be used to circumvent rules establishing approvals at certain monetary thresholds;

3. The original Contract was let by competitive bidding or alternative procurement process;

4. Such amendment(s) shall not exceed a total of thirty-three percent (33%) of the original Contract Price for goods and services or twenty-five percent (25%) over the original Contract Price if the Contract is for public improvements, public works, or general trade services and the amount of the amended Contract is defined as a Small or Intermediate Procurement as these thresholds are defined in Section 300, "Public Contracts Under Certain Dollar Amounts," Supplementary Provisions of the Community College Rules of Procurement;

5. Such amendment(s) shall not exceed a total of fifty percent (50%) of the original Contract Price, if the original Contract Price exceeds the threshold for Intermediate Procurements as this threshold is defined in Section 300, "Public Contracts Under Certain Dollar Amounts," Supplementary Provisions of the Community College Rules of Procurement, and the Contract is for public improvements, public works, or general trade services;

6. The vice President/Chief Financial Officer or designee approve the amendment if the Contract is for a Public Contract, including a Public contract for a Special Procurement, but may authorize the Director of Capital Projects/Facilities and Operations to approve amendments, if the Contract is for a public improvement, public work, or general trade services Contract.
B. The "Reinstatement of Expired Contracts" means the action of reinstatement of an expired Contract that was previously properly executed containing all the required approval signatures and following all required procurement processes. The College may approve reinstatement of an expired Contract if the following conditions are met:

1. The College determines concisely, in writing, that the failure to extend or renew the Contract in a timely manner was due to unforeseen or unavoidable conditions;

2. The written reinstatement justification is presented to the VP/CFO for approval within ninety (90) days after expiration of the original Contract; and

3. The reinstatement is exclusively for the purpose of permitting completion of the work or services for no additional compensation; or

a. When the services are of a continuing or repetitive nature, which are compensated at an hourly, daily or similar periodic rate, the reinstatement either:

i. Does not increase the rate of compensation; or

ii. Does not increase the rate of compensation so as to exceed the rate of the increase determined by comparing the Portland, Oregon Metropolitan Area Consumer Price Index (all items), published immediately prior to the date the original contract was established with the same Index published immediately prior to the date of the reinstatement and extension.

4. When a Contract is reinstated pursuant to this Rule, the College may compensate the Contractor, at the rate of compensation established in the original Contract, for work performed in the interim between the expiration of the original Contract and the execution and approval(s) of the extension or amendment.

5. This rule authorizes only one reinstatement of a Contract.

6. No reinstatement of a Contract must modify the original contract except with respect to the time for performance.

7. If the reinstatement of a Contract pursuant to this rule raises the aggregate amount of compensation to a level that requires approval by the Local Contract Review Board, the College must obtain such approval before the extension becomes binding and before any services may be performed under the reinstated contract.

8. Once a contract is reinstated, it is in full force and effect, as if it had not expired.

Stat. Auth: ORS 279A.065(5)(a); ORS 279A.070

Conclusion of Compliance with Law

Contracts are living entities. The work they represent is subject to change at any moment; contract amendments record and formalize those changes. Options for change orders are needed for contract administrators and contractors to perform the work in the most efficient manner. As the contract amendment process is not an exemption from the competitive procurement requirements of law, the College has determined that findings of fact are not required. It is unlikely that this process will encourage favoritism in the awarding of public contracts or substantially diminish competition for such contracts as required by ORS 279B(3)(a). Consequently, findings otherwise required by law are unnecessary here.

* * * * *

Cumulative Awards of Small Contracts (i.e., Anti-Fragmenting Rule) CCR.304

When the College awards a series of small contracts, other than Special Procurements subject to ORS 279B.085, with values less than
$100,000, intends to award a series of such contracts within one fiscal year, the sum of which will, or is likely to, meet or exceed $100,000, and the Work of which is similar, identical, or within the same operational domain, the College shall submit findings to its Local Contract Review Board to the effect that:

1. The contracts are not intentionally fractionalized to avoid sealed, competitive public procurement; and,

2. Competition is not being diminished by the awarding of such contracts and the consequent avoidance of public advertising of the requirement; and,

3. Other requirements such as those of the Bureau of Labor and Industries, (prevailing wage rates), bonding, insurance and OMWESB (Office of minority, Women and Emerging Small Business, reporting requirements), will not be avoided by the award of such contracts; or, the College shall formulate and issue a formal solicitation for the totality of such annual requirements, and shall, as a result of such solicitation, establish a requirements contract naming one or more qualified providers, for the provision of the required goods or services.

**Conclusion of Compliance with Law**

This rule is intended to apply to all goods, services, client services, public improvements, public works, maintenance, repair, supplies, and all other College requirements. Its purpose is to ensure that the College does not intentionally or inadvertently exceed the College's formal competitive procurement threshold requirement of $100,000 without good cause and without the approval of its Local Contract Review Board, and that compliance with other statutory requirements invoked by the formal competitive procurement threshold requirements (such as prevailing wage rates, maximizing competition, minority contracting and reporting requirements, and the like), are not avoided. As Special Procurements may result in a series of Contracts over time or for multiple projects, and the Cumulative Awards of Small Contracts Rule is not an exemption from the competitive procurement requirements of law, the College has determined that findings of fact are not required.

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**Energy Management Controls Systems**

Competitive procurement need not be used for Energy Management Controls Systems provided the hardware or software is required to match or be specifically compatible with existing equipment (see Brand Names or Marks, "or Equal," Single Seller and Sole Source), or that the items are available from only one source and the College has determined that competition does not exist.

In determining the appropriate procurement method for Energy Management Controls Systems or whether competition exists, the College may consider the following factors: the extent to which alternative services offered are comparable or substitutable in technology; service provided; performance; the extent to which latest upgrades and options are offered by the manufacturer; upward and downward compatibility; and the extent to which alternative providers can respond to the College's interests in consistency and continuity of services throughout its service area, volume discounts, equitable service for all users, centralized management, and limiting College liability.

**Conclusion of Compliance with Law**

This rule will not encourage favoritism or substantially diminish competition in the awarding of public contracts. An energy management controls system is essentially a system of data processors, input/output devices, field devices (thermostats, terminal control units, etc.), and software that result in energy-saving strategies. This rule provides additional parameters for consideration that are complementary to the Public Contracting Code where competition does exist. It is not intended to diminish the College's ability to consider other factors or limit fair and open competition when arriving at best value. It is the policy of the State of Oregon that public contracting activities should provide effective outcomes that represent optimal value to the contracting agency, and to the greatest extent feasible, be consistent with market practices (ORS 279B.010(1)).
Additionally, pursuant to ORS 279A.025(2)(p), the Public Contracting Code does not apply to energy savings performance contracts; consequently, findings otherwise required by law are unnecessary for the procurement or distribution of Energy Management Controls Systems.

* * * * *

Exception (Including Sole Source) - Purchases of Goods or Services through CCR.310

Competitive procurement processes need not be used for the procurement of goods or services when the College makes a determination, based on written findings subject to ORS 279B.075(2), that the goods or services, or class of goods or services, are available from only one source, and the award of the Contract is approved, in writing, by the college's chief financial officer or designee with such determination of sole source being placed on file in the Purchasing office or other designated official location; notification shall subsequently be given to the college's Local Contract Review Board, if the amount of the contract exceeds $100,000. The College is entitled to negotiate with any sole source Contractor to obtain a favorable price, terms, and/or conditions. This exception may be used for either a Contract or class of goods or services resulting in a series of Contracts, subject to these written findings, without submitting written findings for each subsequent request for a Contract, for not longer than five years, and is to be used infrequently and only when deemed by the chief financial officer or designee to be in the best interest of the College.

Findings of Fact

1. In some cases, the use of competitive procurement processes is either not practicable, advantageous, or in the College's best interest due to unforeseen circumstances, unreasonable costs, difficulty in locating vendors even after extensive searches, or where time constraints occur that are due to circumstances beyond reasonable control.

2. All practical measures will be taken to encourage competition when possible.

3. The chief fiscal officer or designee will report to the Local Contract Review Board the reason(s) that competitive procurement processes were deemed to be impracticable and what steps, where possible, were taken to encourage competition if the acquisition meets or exceeds the Intermediate Procurement threshold as defined in Section 300, "Public Contracts Under Certain Dollar Amounts;" a copy of the waiver shall be placed on file in the Purchasing office or other designated official location.

Conclusion of Compliance with Law

It is unlikely that this exemption from competitive procurement processes will encourage favoritism in the awarding of public contracts or substantially diminish competition for such contracts as required by ORS 279B.085(3)(a), since it would be an Exception, and would be due to extenuating circumstances. Additionally, this Special Procurement will substantially promote the public interest in a manner that could not practicably be realized by complying with requirements that are applicable under ORS 279B.055, 279B.060, 279B.065, or 279B.070 or under any rules adopted there under. (Stat. Auth.: ORS 279B.075 and 279B.085, Sole-Source Procurements and Special Procurements, respectively.)

* * * * *

Personal Services Contracts (CCR250 Amended) CCR.312

This rule replaces and amends Personal Services Contracts Rule CCR.250(I)(2) to read:

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(1) The College may waive the requirement for a competitive selection process and directly negotiate a Personal Services Contract, if the contract price is not more than the Minimum Threshold as this threshold is defined in Section 300-Supplementary Provisions, Rule CCR.312. "Minimum Threshold" means $30,000; "Intermediate Threshold" means $100,000. Regardless of the dollar value of the contract, the College may, at its discretion, enter into a Personal Services Contract without complying with formal or informal solicitation requirements if an Emergency, as defined in CCR.207 exists.

(a) Unless there are compelling reasons not to do so, competitive selection processes for Personal Services contractors should take place at intervals not greater than five years.

(1) Informal Selection Procedures may be used for contracts less than the Minimum Threshold (i.e., $30,000), but are not required to be used for contracts less than the Minimum Threshold.

(2) Informal Selection Procedures shall be used for contracts estimated or anticipated to be equal to or more than $30,000, but which are not estimated or anticipated to be more than the Intermediate Threshold (i.e., $100,000).

(3) Formal Selection Procedures shall be used for contracts estimated or anticipated to be equal to or more than the Intermediate Threshold (i.e., $100,000), but may be used for contracts of any estimated dollar value if it is deemed to be in the college's best interest.

(b) The screening and selection procedures for the award of Personal Services Contracts are governed by ORS 279A.055 and are subject to the competitive procurement provisions of the Personal Services Contracting rules and procedures adopted herein. Every contract for Personal Services shall be based upon these screening and selection procedures developed by the College. Personal Services Contracts are considered "public contracts" as defined in ORS 279A.010.

This rule replaces and amends Personal Services Contracts Rule CCR.250(I.)(5) to read:

(2) Personal Services Contract do not include:

(a) Contracts, even though in a professional capacity, if primarily for equipment, supplies or materials, e.g., a contract to supply all hardware and standard software is not a Personal Services Contract, but a contract with a technology consultant to design or develop a new computer system is a Personal Services Contract;

(b) Contracts with a temporary service or personnel agency to supply labor, which is of a type that can generally be done by any skilled worker;

(c) Contracts for services of a trade-related activity, even though a specific license is required to engage in the activity. Examples are repair and/or maintenance of all types of equipment or structures;

(d) Employees.

Conclusion of Compliance with Law

The requirements of Rule CCR.250 and its subsequent amendment, CCR.312, ensure that competition will be carefully addressed and protected, if the College finds it is in the public's best interest to competitively procure Personal Services. This rule satisfies the requirements of Oregon Revised Statute ORS 279A.055 wherein the College may enter into Personal Services contracts, subsequent to the local contract review board's designation of certain service contracts or classes of service contracts as personal services contracts. Consequently, findings otherwise required by law are unnecessary here.

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Public Contracts Under Certain Dollar Amounts CCR.314
(1) The college shall submit recommendations for contract award to the Local Contract Review Board for contracts greater than $100,000, subsequent to College policies and procedures contained herein and defined in Appendix A.

(2) The College may, at its discretion, enter into public contracts not to exceed $100,000 for the purchase of goods, materials, supplies, and services, including contracts for architectural, engineering, photogrammetric mapping, transportation planning, or land surveying services or related services, and public improvements or general trade services, without issuing a formal competitive Solicitation Document, if the College has determined that the awarding of the contract without issuing a formal competitive Solicitation Document will result in cost savings and the following conditions are met:

   a) The contract is for a single project, and is not a component of or related to any other project;
   b) When the amount of the contract does not exceed $10,000, defined herein as a "Small Procurement," the College shall, where feasible, obtain competitive quotes, unless the contract is for architectural, engineering, photogrammetric mapping, transportation planning, or land surveying services, or related services procedures in which case a Direct Appointment (see Appendix B, 137-048-0200), may be made for contracts with Estimated Fees less than $30,000;
   c) When the amount of the contract is more than $10,000, but less than $100,000, defined herein as an "Intermediate Procurement," and is not for architectural, engineering, photogrammetric mapping, transportation planning, or land surveying services, or related services, the College shall obtain a minimum of three informally solicited competitive quotes. At least one of the three quotes should be obtained from a disadvantaged, minority, women or emerging small business enterprise certified under ORS 200.055 or a business enterprise that is owned or controlled by or that employs a disabled veteran, as defined in ORS 408.225. The College shall keep a written record of the source and amount of the quotes received. If three quotes are not available, a lesser number will suffice provided that a written record is made of the effort to obtain the quotes;
   d) The College will abide by ORS 279A.025(4), regarding Qualified Nonprofit Agencies, unless the required goods, materials, supplies or services are unavailable from a Qualified Nonprofit Agency as provided in ORS 279.835 to 279.855;
   e) The College shall encourage Disadvantaged, Minority, Women-owned and Emerging Small Businesses to participate in its purchasing processes, where applicable. By notifying the Advocate for Minority, Women and Emerging Small Business as required by ORS 200.035; and
   f) The goods or services, or class of goods or services, are available from only one source and the determination of a sole source is based upon written findings in accordance with the provisions set forth in ORS 279B.075.

(3) The College may, at its discretion, enter into Public Contracts not to exceed $100,000, where competitive procurement processes have been waived pursuant to ORS 279B.075 and/or 279B.085, and the provisions of CCR.310, “Exception (Including Sole Source) – Purchases of Goods or Services through.”

(4) The College may, at its discretion, enter into public contracts for trade-related projects, i.e., construction, maintenance, repair, or similar labor and materials contracts without competitive bidding if the College has determined that the awarding of the contract without competitive bidding will result in cost savings and the following conditions are met:

   a) The contract is for a single project, and is not a component of or related to any other project;
   b) When the amount of the contract does not exceed $10,000, the College should, where feasible, obtain competitive quotes (ORS 279B.065);
   c) When the amount of the contract is more than $10,000, but less than $100,000 the College shall obtain a minimum of three competitive quotes. The College shall keep a written record of the source and amount of the quotes received. If three quotes are not available, a lesser number will suffice provided that a written record is made of the effort to obtain the quotes;
   d) When the contract is a public improvement contract of less than $100,000, defined herein as an “Intermediate Procurement,” the College shall keep a written record of the source and amount of the quotes received. If three quotes are not available, a lesser number will suffice provided that a written record is made of the effort to obtain the quotes; and
   e) When the contract is for a "public improvement" as defined in ORS 279A.010(1)(aa) and/or for "public works" as defined in ORS 279C.800(5), and the contract price exceeds $50,000 but is less than $100,000, the College and the contractor shall comply with:
      i) The prevailing wage provisions of ORS 279C.800 to 279C.870, when applicable;
      ii) The contractor registration requirements of ORS 701; and
      iii) Any other law applicable to such a contract.

(5) If more than one supplier may be available and the total purchase is estimated to exceed $100,000, the College shall select a

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contractor through a formal competitive solicitation process;

(6) Pursuant to ORS 279C.105, when the contract is for architectural, engineering, photogrammetric mapping, transportation planning, or land surveying services, or related services, and the Estimated Fee is $100,000 or greater, the College shall screen and select a contractor through a formal competitive solicitation process as these procedures are defined in Appendix B, 137-048-0220, of these Community College Rules of Procurement.

(7) Renegotiated Contracts for Supplies and Services

The College may renegotiate the terms and conditions, including the Contract Price, of a Contract without additional competition and amend a Contract if it is in the best interest of the College subject to the following conditions:

a) The College must determine that, with all things considered, the renegotiated Contract is at least as favorable to the College as the original Contract; and

b) The renegotiated Contract will not have a total term greater than allowed in the original Solicitation Document, Contract or approval of a Special Procurement after combining the initial and extended terms. For example, a one-year Contract, renewable each year for up to four additional years, may be renegotiated as a two to five-year Contract, but not beyond a total of five years. Also, if Contracts with a single Contractor are restated as a single contract, the term of the single Contract may not have a total term greater than any one of the prior Contracts.

c) If a Contractor offers a lower price in exchange for a change in term or condition that was expressly rejected in the original solicitation, the amended Contract may be structured with this changed term as an optional, but not as a mandatory Contract term.

d) If the Contract is the result of a Cooperative Procurement, the amended Contract must be within the Scope of the Original Contract and may not materially change the terms, conditions, and prices of the Original Contract.

(8) If the procurement is grant-funded, “Minimum Threshold” means the amount as identified by the grant-funding agency, if the grant-funding agency’s threshold requirements are more restrictive than the College’s. The College will follow the provisions of the Public Contracting rules of the grant-funding agency and/or those of the College, or a combination thereof, as identified by the grantor.

Comment:

Public contract shall mean the "completed project cost basis" of a public contract (i.e., the total cost of performing one discrete, identifiable totality of work, including all components, shipping, warranty costs, service agreements obtained in conjunction with the purchase contract, reimbursables, and any other associated costs).

Conclusion of Compliance with Law

This rule is more restrictive than the requirements of the Public Contracting Code. As such, it is not an exemption or Special Procurement to the competitive bidding requirements of law. Consequently, findings otherwise required by law are unnecessary here.

* * * *

Rejection of an Offer CCR.316

This rule amends (i.e., additions are indicated by italics and deletions are indicated by a line drawn through the word(s) that has been stricken.), Appendix B of these Community College Rules of Procurement (i.e., State of Oregon's DOJ Model Public Contract Rules 2004, Division 48), as follows:

OAR 137-047-0640(1)(b) shall be replaced with:

"(b) The College may reject an Offer upon the College's finding that the Offer:"

OAR 137-049-0440(1)(b) shall be replaced with:

"(b) The College may reject an Offer upon the College's finding that the Offer:"
Conclusion of Compliance with Law

As this amendment to the Attorney General's Public Contract Rules, 2004, is not a Special Procurement or exemption from the competitive procurement requirements of law, the College has determined that findings of fact are not required.

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Space Rentals (hotels, conferences, temporary offices, etcetera)  

Competitive procurement need not be used for the rental of real estate, floor space or other short- or long-term rentals of physical space.

Findings of Fact

Many space rental transactions must, of necessity, take place in private in order to ensure that public disclosure will not have negative effects upon price or other contractual considerations. Additionally, rentals are subject to considerable personal judgment in the selection of the space, its availability, its surrounds, its geographical location, the landlord, and the contract terms. Many of these items are not subject to negotiation or are extremely difficult to compare objectively. Moreover, many such rentals must be finalized in extremely short periods, occasionally within minutes, or the arrangement may be lost to another offeror. It is not in the best interest of the public to disadvantage the College by necessitating an arduous selection process for rentals of space, which, of necessity, are highly subjective activities.

Conclusion of Compliance with Law

It is unlikely that this Special Procurement will result in favoritism in the awarding of public contracts or substantially diminish competition since all vendors, including Oregon businesses, are able to compete (ORS 279B.085(3)(a)), and it will enable the College to promote the public interest (ORS 279B(3)(b)(B)), through expediting its procurement processes without compromising integrity for cost.

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Property Disposition  

Auction Sales of Personal Property

Personal Property may be sold at auction if the College determines that the auction contemplated will probably result in a higher net return then if the property were sold by competitive written bid.

Sales of Personal Property

The College may sell personal property, including recyclable or reclaimed materials, without competitive bidding if it has determined that a negotiated sale will result in increased net revenue and the following conditions are met:

1) the personal property has been made available to other College departments and local government units when deemed appropriate; and
2) when the current market value per item is deemed to be less than $1000, the College may establish a selling price, schedule and advertise a sale date, and sell to the first qualified bidder meeting the sales terms; or

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3) when the current value per item is deemed to exceed $1,000 the personal property must be offered for competitive written bid and be advertised, or be offered for sale at public auction.
4) When the personal property is deemed relevant to students enrolled in a certificate or degree program, the College may sell directly to students prior to making the sale available to the public.

Liquidation Sales of Personal Property

The College may sell personal property through a commercially recognized third party liquidator if it has determined that a liquidation sale will result in increased net revenue and the following conditions are met:

1) the personal property has been made available to College departments and local government units; and
2) selection of the liquidator was conducted by a competitive process.

Donations of Personal Property

The College may transfer personal property without remuneration or only nominal remuneration without competitive bids to the following entities:

1) another public agency; or
2) any QRF, work activity center or group care home which operates under contract or agreement with, or grant from, any State agency and which is certified to receive federal surplus property; or
3) any recognized 501(c)(3) non-profit activity.

Trade of Personal Property

Surplus property may be traded for goods or services of an equivalent value, the intent to trade will be advertised on the College website.

1) Property with an estimated value of $1,000 or less may be traded for goods or services of an equivalent value without conducting a competitive bid process.
2) Surplus property with an estimated value in excess of $1,000 may be traded for goods or services of an equivalent or greater value:
   a) after a public solicitation of bids or public sale, and
   b) when the bids or offers received at the public sale are for less than the value of the goods or services for which the property is exchanged.

Destruction of Personal Property

Surplus property may be recycled or destroyed when the estimated unreimbursed costs of transfer or sale exceed the estimated proceeds or if no bids are received for the surplus items.

Conclusion of Compliance with Law

It is unlikely that this Special Procurement will result in favoritism in the disposition of surplus property. The intent of CCR.320 is to minimize the costs of disposing of surplus property for items of low value, while ensuring that the College receives maximum return for items of greater value. For items of limited value the costs of storage, advertising a sealed bid sale and the time consumed by the sale itself can take a larger portion of the proceeds received from sale. The rule also allows for the donation of property to other specific entities when such action is deemed to be in the public good.
Central Oregon Community College
Monthly Budget Status
Highlights of December 2018 Financial Statements

Cash and Investments

The College’s operating cash balances currently total $36.8 million. The December average yield for the Local Government Investment Pool is up to 2.56 percent from last report of 2.50 percent.

General Fund Revenues

Winter term registration continues, resulting in an increase in tuition and fee revenues of $2.4 million over the prior month. The budgeted transfers-in have been posted for the year.

General Fund Expenses

The expenses through December 2018 include the required budgeted inter-fund transfers-out for the fiscal year.

Budget Compliance

All general fund appropriation categories are within budget.
Central Oregon Community College

Cash and Investments Report
As of December 31, 2018

<table>
<thead>
<tr>
<th>College Portfolio</th>
<th>Operating Funds</th>
<th>Trust/Other Funds</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Cash in State Investment Pool</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4089 - General operating fund</td>
<td>$36,331,115</td>
<td></td>
</tr>
<tr>
<td>3624 - Robert Clark Trust</td>
<td>$381,285</td>
<td></td>
</tr>
<tr>
<td><strong>December Average Yield 2.56%</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Cash in USNB</strong></td>
<td>$457,432</td>
<td></td>
</tr>
<tr>
<td><strong>Cash on Hand</strong></td>
<td>$4,600</td>
<td></td>
</tr>
<tr>
<td><strong>Total Cash</strong></td>
<td>$36,793,147</td>
<td>$381,285</td>
</tr>
</tbody>
</table>
# Central Oregon Community College

## Monthly Budget Status

### December 2018

<table>
<thead>
<tr>
<th>General Fund</th>
<th>Adopted Budget</th>
<th>Year to Date Activity</th>
<th>Variance Favorable (Unfavorable)</th>
<th>Percent of Budget Current Year</th>
<th>Percent of Budget Prior Year</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Revenues</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>District Property Taxes:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Current Taxes</td>
<td>$16,589,000</td>
<td>$15,235,162</td>
<td>$(1,353,838)</td>
<td>91.8%</td>
<td>93.9%</td>
</tr>
<tr>
<td>Prior Taxes</td>
<td>509,000</td>
<td>481,889</td>
<td>$(27,111)</td>
<td>94.7%</td>
<td>51.9%</td>
</tr>
<tr>
<td>Tuition and fees</td>
<td>17,028,000</td>
<td>11,267,160</td>
<td>$(5,760,840)</td>
<td>66.2%</td>
<td>65.7%</td>
</tr>
<tr>
<td>State Aid</td>
<td>8,337,000</td>
<td>4,025,250</td>
<td>$(4,311,750)</td>
<td>48.3%</td>
<td>54.5%</td>
</tr>
<tr>
<td>Program and Fee Income</td>
<td>70,000</td>
<td>18,872</td>
<td>$(51,128)</td>
<td>27.0%</td>
<td>47.6%</td>
</tr>
<tr>
<td>Interest &amp; Misc. Income</td>
<td>135,000</td>
<td>32,043</td>
<td>$(102,957)</td>
<td>23.7%</td>
<td>28.8%</td>
</tr>
<tr>
<td>Transfers-In</td>
<td>2,191,000</td>
<td>2,191,000</td>
<td>-</td>
<td>100.0%</td>
<td>100.0%</td>
</tr>
<tr>
<td><strong>Total Revenues</strong></td>
<td>$44,859,000</td>
<td>$33,251,376</td>
<td>$(11,607,624)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Expenses by Function</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Instruction</td>
<td>$21,115,127</td>
<td>$8,555,175</td>
<td>$12,559,952</td>
<td>40.5%</td>
<td>40.9%</td>
</tr>
<tr>
<td>Academic Support</td>
<td>3,680,299</td>
<td>1,742,645</td>
<td>1,937,654</td>
<td>47.4%</td>
<td>46.9%</td>
</tr>
<tr>
<td>Student Services</td>
<td>4,832,095</td>
<td>2,025,494</td>
<td>2,806,601</td>
<td>41.9%</td>
<td>42.9%</td>
</tr>
<tr>
<td>College Support</td>
<td>5,704,709</td>
<td>2,664,223</td>
<td>3,040,486</td>
<td>46.7%</td>
<td>45.1%</td>
</tr>
<tr>
<td>Plant Operations and Maintenance</td>
<td>4,450,028</td>
<td>1,827,474</td>
<td>2,622,554</td>
<td>41.1%</td>
<td>41.0%</td>
</tr>
<tr>
<td>Information Technology</td>
<td>4,477,198</td>
<td>1,955,041</td>
<td>2,522,157</td>
<td>43.7%</td>
<td>45.3%</td>
</tr>
<tr>
<td>Financial Aid</td>
<td>112,897</td>
<td>36,312</td>
<td>76,585</td>
<td>32.2%</td>
<td>41.5%</td>
</tr>
<tr>
<td>Contingency</td>
<td>800,000</td>
<td>800,000</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
</tr>
<tr>
<td>Transfers-Out</td>
<td>2,340,352</td>
<td>2,323,592</td>
<td>16,760</td>
<td>99.3%</td>
<td>99.4%</td>
</tr>
<tr>
<td><strong>Total Expenses</strong></td>
<td>$47,512,705</td>
<td>$21,129,956</td>
<td>$26,382,749</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Revenues Over/(Under) Expenses</strong></td>
<td>$(2,653,705)</td>
<td>$12,121,420</td>
<td>$14,775,125</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Central Oregon Community College

**Monthly Budget Status**

**December 2018**

<table>
<thead>
<tr>
<th>Non General Funds</th>
<th>Adopted Budget</th>
<th>Year to Date Activity</th>
<th>Variance Favorable (Unfavorable)</th>
<th>Percent of Budget Current Year</th>
<th>Percent of Budget Prior Year</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Debt Service Fund</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Revenues</td>
<td>$5,502,078</td>
<td>$4,793,927</td>
<td>$(708,151)</td>
<td>87.1%</td>
<td>86.6%</td>
</tr>
<tr>
<td>Expenses</td>
<td>$5,643,781</td>
<td>$1,988,603</td>
<td>$3,655,178</td>
<td>35.2%</td>
<td>36.1%</td>
</tr>
<tr>
<td><strong>Revenues Over/(Under) Expenses</strong></td>
<td>$(141,703)</td>
<td>$2,805,324</td>
<td>$2,947,027</td>
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<tr>
<td><strong>Grants and Contracts Fund</strong></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Revenues</td>
<td>$3,402,921</td>
<td>$827,673</td>
<td>$(2,575,248)</td>
<td>24.3%</td>
<td>18.5%</td>
</tr>
<tr>
<td>Expenses</td>
<td>$3,416,813</td>
<td>$1,191,893</td>
<td>$2,224,920</td>
<td>34.9%</td>
<td>23.5%</td>
</tr>
<tr>
<td><strong>Revenues Over/(Under) Expenses</strong></td>
<td>$(13,892)</td>
<td>$(364,220)</td>
<td>$(350,328)</td>
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</tr>
<tr>
<td><strong>Capital Projects Fund</strong></td>
<td></td>
<td></td>
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<tr>
<td>Revenues</td>
<td>$1,209,077</td>
<td>$1,184,068</td>
<td>$(25,009)</td>
<td>97.9%</td>
<td>98.1%</td>
</tr>
<tr>
<td>Expenses</td>
<td>$5,166,029</td>
<td>$938,737</td>
<td>$4,227,292</td>
<td>18.2%</td>
<td>29.0%</td>
</tr>
<tr>
<td><strong>Revenues Over/(Under) Expenses</strong></td>
<td>$(3,956,952)</td>
<td>$245,331</td>
<td>$4,202,283</td>
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<td></td>
</tr>
<tr>
<td><strong>Enterprise Fund</strong></td>
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<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Revenues</td>
<td>$7,247,485</td>
<td>$3,669,459</td>
<td>$(3,578,026)</td>
<td>50.6%</td>
<td>50.2%</td>
</tr>
<tr>
<td>Expenses</td>
<td>$7,237,143</td>
<td>$4,022,010</td>
<td>$3,215,133</td>
<td>55.6%</td>
<td>50.4%</td>
</tr>
<tr>
<td><strong>Revenues Over/(Under) Expenses</strong></td>
<td>$10,342</td>
<td>$(352,551)</td>
<td>$(362,893)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Auxiliary Fund</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Revenues</td>
<td>$7,379,662</td>
<td>$4,728,158</td>
<td>$(2,651,504)</td>
<td>64.1%</td>
<td>61.9%</td>
</tr>
<tr>
<td>Expenses</td>
<td>$9,796,641</td>
<td>$4,667,315</td>
<td>$5,129,326</td>
<td>47.6%</td>
<td>54.1%</td>
</tr>
<tr>
<td><strong>Revenues Over/(Under) Expenses</strong></td>
<td>$(2,416,979)</td>
<td>$60,843</td>
<td>$2,477,822</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Reserve Fund</strong></td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Revenues</td>
<td>$15,502</td>
<td>-</td>
<td>$(15,502)</td>
<td>0.0%</td>
<td>0.0%</td>
</tr>
<tr>
<td>Expenses</td>
<td>$540,000</td>
<td>$501,492</td>
<td>$38,508</td>
<td>92.9%</td>
<td>88.2%</td>
</tr>
<tr>
<td><strong>Revenues Over/(Under) Expenses</strong></td>
<td>$(524,498)</td>
<td>$(501,492)</td>
<td>$23,006</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Financial Aid Fund</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Revenues</td>
<td>$17,659,611</td>
<td>$5,509,593</td>
<td>$(12,150,018)</td>
<td>31.2%</td>
<td>31.9%</td>
</tr>
<tr>
<td>Expenses</td>
<td>$17,735,190</td>
<td>$4,651,436</td>
<td>$13,083,754</td>
<td>26.2%</td>
<td>28.5%</td>
</tr>
<tr>
<td><strong>Revenues Over/(Under) Expenses</strong></td>
<td>$(75,579)</td>
<td>$558,157</td>
<td>$933,736</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Internal Service Fund</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Revenues</td>
<td>$239,377</td>
<td>$86,756</td>
<td>$(152,621)</td>
<td>36.2%</td>
<td>36.5%</td>
</tr>
<tr>
<td>Expenses</td>
<td>$352,771</td>
<td>$132,448</td>
<td>$220,323</td>
<td>37.5%</td>
<td>39.9%</td>
</tr>
<tr>
<td><strong>Revenues Over/(Under) Expenses</strong></td>
<td>$(113,394)</td>
<td>$(45,692)</td>
<td>$(67,702)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Trust and Agency Fund</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Revenues</td>
<td>$3,726</td>
<td>$4,563</td>
<td>$837</td>
<td>122.5%</td>
<td>76.2%</td>
</tr>
<tr>
<td>Expenses</td>
<td>$3,600</td>
<td>$1,200</td>
<td>$2,400</td>
<td>33.3%</td>
<td>28.6%</td>
</tr>
<tr>
<td><strong>Revenues Over/(Under) Expenses</strong></td>
<td>$126</td>
<td>$3,363</td>
<td>$3,237</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Central Oregon Community College

Board of Directors: Information Item

Background

The primary goals outlined in the Information Technology Services (ITS) Master Plan are to provide outstanding information technology, analytics foundations, application development and infrastructure services to support and enable COCC to fulfill its mission and vision. ITS will deliver innovative and effective technologies, software, resources and services to enhance teaching and learning. Also, ITS will provide technologies and services to enhance communication, partnerships and interactions between members of the campus faculty, staff, student and the community. We will be responsible for leveraging technology, process innovations and projects to improve organizational business processes, increase operational effectiveness, reduce costs and support continuous quality improvement.

During 2018, ITS was able to make considerable progress on several key components of the ITS Master Plan. This report to the COCC Board provides highlights that focus on improvements to technology systems, support, and processes at COCC since the last report to the Board.

Technology Implementations and Upgrades

OVERVIEW: During the rapid expansion of COCC as a result of the construction bonds, ITS was fully occupied with the implementation and deployment of technology systems and infrastructure that were installed as part of the new building construction projects. Even though the bond construction projects have come to an end, the IT technology systems put in place still require ongoing support and maintenance. Even with the subsequent, significant decline in enrollment, the college has continued to request even more technology be added to our inventory. In recent years, to keep current with trends in industry best practices and to address staffing challenges, ITS has implemented cloud-based computing and student-centric technologies, such as an enterprise-wide Mobile App. We have also been proactive with our approach to Information Security and professional Project Management.
Ellucian/Banner to the Cloud:

- In the fall of 2017, we received approval from the COCC Board of Directors to enter into a contract for a hosted service plan for our Banner ERP/SIS system and immediately began the groundwork for such a large undertaking. In the spring of 2018 we completed the migration of Banner 8 from on campus servers to Ellucian’s cloud-hosted environment. Once that move was completed, we were able to move COCC staff from Banner 8 to Banner 9 in fall 2018.
- Moving Banner to the Ellucian Cloud has provided COCC with:
  - a much more secure environment,
  - both network and server redundancy as well as more flexibility and less downtime,
  - the ability to address an increasing shortage in database and system administrators, by taking advantage of DBA and system administrator services provided by Ellucian.

Banner Mobile App:

- The COCC app provides students, employees, parents and our community with a simple and easy way to access selected online information and services specific to Central Oregon Community College.
- The ITS Department took advantage of some economies of scale and worked with Ellucian Banner to develop a baseline version of COCC Mobile that we launched in the Fall of 2018.
- COCC Mobile is available to download for free from both Apple iTunes and Google Play stores. Over 1,500 users have downloaded so far. We have received numerous compliments about the mobile app from both students and faculty and continue working to improve app features.
- An advisory workgroup representing Instruction, Student Services, College Relations, COCC Foundation, Community Learning, HR & Finance has begun reviewing usage statistics, new requests and ongoing functionality on a regular basis to help ensure we are providing a useful, high-quality application.

Upgraded Web Platform:

In January of 2018, the ITS Department completed the migration and re-design of the COCC website and back-end Content Management System (CMS). During this re-design, we took the opportunity to automate our employee website directory; programming the Campus Directory to pull data directly from our employee database rather than entering and updating this information manually. We also created COCC’s first Intranet. One of the more popular options on the new Intranet was the creation of a real-time, interactive organization chart. These additions improved the efficiency and accuracy of the information being provided. Our new CMS website platform has simplified our ability to address compliance with Section 508 of the Rehabilitation Act and Web Content Accessibility Guidelines established as part of the Web Accessibility Initiative.
Cloud-based Storage Using Amazon Web Services (AWS):

ITS identified Amazon Web Services (AWS) as a cost-effective alternative to our antiquated and expensive tape backups, and we moved our tape copy backups to servers on AWS. This solution provides a more reliable storage solution at a fraction of the cost it took to maintain and manage the tape solution. This effort supports COCC’s disaster recovery and systems maintenance goals and will allow operational recovery of data if and when needed.

Distance Learning – Math:

ITS worked with the Title III team and the Math department to identify and outfit dedicated distance learning classrooms with streaming technology at each COCC campus. These distance learning classrooms are configured to accommodate both a satellite classroom and a primary teaching classroom. The streaming design allows instructors to teach classes at any location, broadening COCC’s ability to offer courses and allowing all students an in-person experience. Presently, these classrooms are used primarily by the math department, but a growing interest by other departments is anticipated, which will allow ITS and instruction to further leverage this streaming technology.

10 Gbps Upgrade:

To enhance the experience of COCC students and staff, the ITS department is consistently focused on network performance and improving technology services. Recent network improvements have been undertaken to upgrade some COCC campus buildings to a 10 Gbps uplink from a 1 Gbps uplink. The 10 Gbps upgrades are crucial for COCC to keep ITS services running smoothly and address the growing demand for bandwidth as the amount of network traffic and user activity grows considerably each year.

Single Sign-On (SSO) and Password Reset and Mandatory Complex Password Changes:

The ITS teams accomplished a noteworthy milestone this past Fall term by eliminating the need for students and employees to use different user logins to access COCC’s various technology systems. We successfully provided SSO to Email, Blackboard, Emergency Notification System, Intranet, Banner Mobile and Banner. Other existing and future systems are expected to utilize this same method. ITS also added features to COCC’s self-service password management system so end users can reset their own password. This provides COCC with increased security for our user accounts and services. It also provides our students and staff with simpler login capability to enhance their COCC experience.

The College-wide implementation of mandatory, complex password changes have reduced the threat of stale-password compromise and brute-force password attacks significantly.

These new enhancements significantly improve operational efficiency while improving security and reducing staff and student dependency on the IT department.
Title III Technology Purchases:

84 new laptops and three mobile laptop management carts were purchased and installed by ITS this past year in the Cascades Building to support instructional curriculum. These fully mobile classrooms are new to ITS, and we are still developing the best possible methods to manage the technology in an efficient way to facilitate instructional delivery. ITS worked with faculty on room design and training for the proper care, upkeep, and use of these types of classrooms. The managed laptop cart model requires more support from IT, generally, but a benefit of the managed laptop cart model is that some of the technology on the laptops can be managed remotely by ITS.

ITS development of technology assessment processes

OVERVIEW: ITS has developed, implemented and refined formal processes to identify and formally capture technology project requests from across the college. This helps both ITS and the college to maintain a comprehensive portfolio of outstanding requests for IT support. This portfolio can help the college to understand what resources are needed for each project and prioritize project funding. These processes also provide documentation to inform some of the budget processes at the college.

ITS has adopted multiple international technology standards and best practices as the foundation for our internal processes. These include: Governance of Enterprise IT (GEIT) standards to ensure the IT resources of an organization are used in an effective way in order to fulfil stakeholder needs and deliver value; COBIT5 to provide a framework for the governance and management of enterprise IT; and ITIL to provide a framework of best practices for delivering IT services.

We also have a dedicated and certified Information Security Administrator and a Technology Project Manager to assure the use of practices in both areas. The InfoSec Administrator and Technology Project Manager provide critical inputs and technical reviews of RFPs, vendor contracts and proposed technology vendor implementation plans to assure safe, secure, and timely completion of projects.

CURRENT CONTEXT & STATUS:

The New Project Evaluation Team (NPET) and the Technology Review Team (TRT) processes were developed to operationalize GEIT, ITIL, and COBIT5 standards and frameworks at COCC. The NPET and TRT processes create data inputs for the FIAT budgeting process, which are then used during their evaluation process. These processes also provide inputs for the president to use in evaluating technology investments by the college. These processes are regularly reviewed and refined as part of our ongoing efforts at process improvement. The NPET and TRT processes are the first holistic, objective, standards-based approach the college has created and used for technology investments. They also provide the college with estimated total cost of ownership (TCO) and an estimated ROI for technology investments.
The above mentioned review, evaluation, and documentation processes:

1. provide the college with an ongoing ability to assess and evaluate requests for technology investments,
2. provide a reference frame to better understand the impact of investing or not investing in particular technologies,
3. provide a long-term future cost estimate for adopting a new technology today,
4. help to capture the college’s readiness for a new technology investment by:
   - identifying the needed investment in ITS human capital to be successful,
   - Identifying the college’s ability to adapt to new changes which will be brought about by new technology investments.

**ITS Education, Training, and Reviews**

Two of the most critical components of a successful Information Security posture for any organization are education and training. Insider threats have been estimated to be as high as 75% of the security breaches in organizations. Cyber criminals find that one of the most effective attack vectors in any organization are the employees. Whether from internal or external to the organization, cybercrime is a growing threat, even to educational institutions. In 2017, we saw this ring true in local K12 data breaches (1,000 school district employees impacted) and regional state universities in Oregon ($1.9M email fraud). The COCC Information Security Office hosts a multi-faceted awareness-training program providing departmental InfoSec training, phishing and spear-phishing email analysis, data handling and protection, monthly newsletters, and more. Training presentations are provided for any department upon request, and updated yearly. Presentations to staff department meetings, as well as to committees have all been well received.

**Spear Phishing:**

Cyber-criminal tactics in the world of phishing have advanced from traditional mass-marketing phishing to a more targeted methodology – spear phishing. COCC has witnessed this first hand, as threat actors have repeatedly impersonated the College’s president, Dr. Shirley Metcalf. While these threat actors have seen a slight increase in success, our College has not been a victim of these threats thus far. As these threats evolve, so does our employee training and technical defensive layers. The College defends against phishing campaigns by publishing notifications to Bobcat Community, blocking outbound internet traffic to the malicious website, and personal threat remediation tactics when necessary. Utilizing phishing susceptibility evaluation tools per department helps evaluate the effectiveness of the InfoSec training and awareness program.

**Vendor Review:**

To protect our students and staff from breach of confidential information, College business partners that process or store confidential College information are vetted to ensure their information security
practices are adequate. By analyzing a business partner’s technical, administrative, and physical data protection methodologies as well as compliance attestations such as PCI or SOC-II, we mitigate risk of third-party data breaches affecting our community. Vendor software evaluations such as the bookstore’s point-of-sales software for PCI compliance and secure business practices reduce the risk of COCC being forced to report a data breach as required by ORS 646A.604. Attention is being given to Internet of Things (IoT) devices attached to our College’s network as they are easily forgotten when running properly, though they increase the risk of compromise by hackers when not updated by the vendor.

University, Community and Workforce Partners:

The ITS department worked with the CFO’s office and the VP of Administration to identify options and protocols for partners needing technology services on COCC’s campuses. ITS developed a plan for offering services to University Partners on the Bend campus like Portland State University, Eastern Oregon University, Oregon State University, workforce partners in Redmond, and community partners like La Pine Parks and Recreation. The ITS department offers wired and wireless network access, PCs, phones, user accounts, and help desk support as needed. These partnerships allow ITS and COCC to build community relationships and serve students in all parts of the state by making use of COCC services like library databases, internet access, computing, and classroom technology.

Challenges to continue providing highend technology services

OVERVIEW COCC has had increasing problems in its ability to recruit experienced IT professionals. This problem is particulary difficult with high-end experienced software developers for the Ellucian/Banner ERP-SIS system. Our compensation is not industry competitive and the problem is compounded by the high cost of housing in Bend and surrounding areas. Both of these challenges have had a significant negative impact on luring potential applicants to apply for COCC IT jobs, so that the pool of even marginally qualified candidates for higher-level ITS recruitments have typically been 0 or 1. This impacts the college’s ability to deliver on technology solutions, as well as support and maintain them once they are in place. Previously, COCC had benefitted from the recession and maintained our ability to retain skilled employees for the past 10 years—that has changed for the foreseeable future.

Short-term Challenges

• COCC has lost our only Lead/Sr. Programmer. The resignation of the Lead Programmer will have a negative impact on COCC’s ability to effectively continue to implement an increasing number of Banner integrations. Quality and stability of existing integrations may also be impacted.
• Another Banner/MIS software programmer is on medical leave, with an unknown return date. This additional reduction in ITS staffing (50%) will result in an increased backlog for technology work requests on Banner. Time to deliver will be impacted.
• At this time we are not attempting to rehire the Lead Programmer position due to the high demand for those individuals, but instead seek a junior or mid-level programmer. If successful in the
recruitment, we will invest and plan to grow the person over the next 2-4 years, along with the others in the MIS team. The risk is that ITS staff leave for positions that are more lucrative once trained.

**Possible Options:**

1. To attract qualified applicants, increase compensation to be competitive in the marketplace.
2. Hire outside contractors to do custom software programming.
   - Expensive.
   - No development of internal skills and knowledge for future support.
   - Contract administration for contract software programming in complex systems is time-consuming.
3. Move to Baseline Banner, it is easier and less costly to maintain and it substantially lowers our technical support risk, but it comes with significant changes to current business processes currently in place at COCC. Changes to current processes will come at the cost of end user retraining and productivity for end users.
Central Oregon Community College
Board of Directors: Information Item

<table>
<thead>
<tr>
<th>Subject</th>
<th>Budget Development Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Strategic Plan Connection</td>
<td>Institutional Efficiency</td>
</tr>
<tr>
<td></td>
<td>Strengthen systems, policies and procedures to create more proactive, responsive and effective internal processes.</td>
</tr>
<tr>
<td></td>
<td>IE-1: Improve practices and structure related to providing a healthy and productive workplace.</td>
</tr>
<tr>
<td></td>
<td>IE-2: Develop uniform, effective and efficient processes.</td>
</tr>
<tr>
<td></td>
<td>IE-3: Define, document and practice clear operational decision-making.</td>
</tr>
</tbody>
</table>

Prepared By: David Dona, CFO

A. Background

Budget information shared with Audit and Finance Committee:

**Enrollment**: We built the 2018-19 budget on a 5% annual enrollment decline rate assumption and used a 3% decline rate for forecasting fiscal year 2019-20. We now have end-of-fourth-week enrollment results for fall term (-5.6%) and winter term (-7%) and the current forecast reflects a 6.2% annual decline for the current year. We have downgraded the enrollment decline rate assumption for the fiscal year 2019-20 budget development from 3% to 5% given the current year’s enrollment results and impacts of the strong economy and extremely high employment rates. See Enrollment Graph (page 1) and Paid Credits History Graph (page 2).

**Tuition/Fees**: One of the agenda items on January’s Community College Business Officer’s meeting was the tuition rate increases colleges were planning as part of their 2019-20 budget development. Colleges reported proposed increases in tuition rates (in-district) between 5% - 10%. COCC has been using a 4% increase for forecasting purposes prior to the release of the Governor’s Recommended Budget (GRB), but will also need to consider using a tuition rate increase in the 5% - 10% range due to lower state funding. Page 4 identifies various tuition rate increase options we will be discussing based on three state funding scenarios (A-B-C).

**State Funding**: Community colleges also reported their budget assumptions for the Community College Support Fund (CCSF) is the amount ($590M) that the State’s Legislative Fiscal Office (LFO) and Department of Administrative Services (DAS) identified for the 2019-21 biennium. COCC is also using the $590M (+3.5%) as our base budget assumption. We are currently viewing and Governor’s “Base Budget” ($543M, -4.7%) as the funding floor and $627M (+10%) as the ceiling. The impacts of these three CCSF funding levels are detailed on page 3.

**Budget Expense Reductions**: In developing the current year’s budget, we reduced budgeted expenditures by over $1 million. We will also be looking for budgeted expenditure reductions for the 2019-20 budget year as part of the budget balancing strategy to address the current forecasted $2.27M deficit (see page 5).
Enrollment declines represent a -40% decrease from the peak credit enrollment of 6,633.
### Key 2019-20 Budget Assumptions: REF: G.1

2/1/2019

**State Funding Levels for fiscal year 2019-20**

<table>
<thead>
<tr>
<th></th>
<th>A</th>
<th>B</th>
<th>C</th>
</tr>
</thead>
<tbody>
<tr>
<td>GOVERNOR’S</td>
<td>-4.7%</td>
<td>0.0%</td>
<td>3.5%</td>
</tr>
<tr>
<td>CCSF Funding</td>
<td>10.0%</td>
<td>13.5%</td>
<td></td>
</tr>
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</table>

| CCSF 2019-21 Biennium | $543M         | $570M         | $590M         | $627M         | $647M         |

| Projected COCC State Aid 2019-20 | $ 6,084,175 | $ 6,911,243 | $ 7,509,948 | $ 8,641,173 | $ 9,246,648 |
| Funding change from $590M | $(1,425,773) | $(598,705)  | -           | $1,131,225  | $1,736,700  |
| REF: G.1 2019-20 Surplus (Deficit) | $(2,275,000) | $(2,275,000) | $(2,275,000) | $(2,275,000) | $(2,275,000) |
| Operating Surplus (Deficit) | $(3,700,773) | $(2,873,705) | $(2,275,000) | $(1,143,775) | $(538,300)  |

*Note: We are using scenarios A - B - C for budget development. Scenario B will represent the base budget.*

### Tuition & Fee Rates for fiscal year 2019-20


### General Fees for fiscal year 2019-20

<table>
<thead>
<tr>
<th></th>
<th>2018-19 Rates</th>
<th>$ Assumption</th>
<th>% Assumption</th>
<th>2019-20 Rates</th>
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</thead>
<tbody>
<tr>
<td>Technology fee</td>
<td>$ 9.00</td>
<td>$ 3.00</td>
<td>33%</td>
<td>$ 12.00</td>
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<tr>
<td>Student Activities fee</td>
<td>$ 1.50</td>
<td>$ -</td>
<td>0%</td>
<td>$ 1.50</td>
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<tr>
<td>Green Energy fee</td>
<td>$ 0.25</td>
<td>$ -</td>
<td>0%</td>
<td>$ 0.25</td>
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<tr>
<td></td>
<td>$ 10.75</td>
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<td>$ 13.75</td>
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</table>

### Enrollment Assumptions for fiscal year 2019-20

<table>
<thead>
<tr>
<th></th>
<th>2018-19</th>
<th>2019-20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Enrollment Assumption: Budget/Projected</td>
<td>B -5% / P -6.2%</td>
<td>B -5.0%</td>
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</table>
### Assumption: -5% Decline FY 2019-20

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<th>2019/20</th>
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<tbody>
<tr>
<td>Credits</td>
<td>Rates</td>
</tr>
<tr>
<td>In-District</td>
<td>94,434</td>
</tr>
<tr>
<td>Non Resident Veterans</td>
<td>4,791</td>
</tr>
<tr>
<td>Out-of-District</td>
<td>16,440</td>
</tr>
<tr>
<td>Border States</td>
<td>5,537</td>
</tr>
<tr>
<td>Out-of-State</td>
<td>2,901</td>
</tr>
<tr>
<td>International</td>
<td>-</td>
</tr>
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<td></td>
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<table>
<thead>
<tr>
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<th>2019/20</th>
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<tr>
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<td>Rates</td>
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<td>In-District</td>
<td>94,434</td>
</tr>
<tr>
<td>Non Resident Veterans</td>
<td>4,791</td>
</tr>
<tr>
<td>Out-of-District</td>
<td>16,440</td>
</tr>
<tr>
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<td>5,537</td>
</tr>
<tr>
<td>Out-of-State</td>
<td>2,901</td>
</tr>
<tr>
<td>International</td>
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<table>
<thead>
<tr>
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<td>Rates</td>
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<td>In-District</td>
<td>94,434</td>
</tr>
<tr>
<td>Non Resident Veterans</td>
<td>4,791</td>
</tr>
<tr>
<td>Out-of-District</td>
<td>16,440</td>
</tr>
<tr>
<td>Border States</td>
<td>5,537</td>
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<tr>
<td>Out-of-State</td>
<td>2,901</td>
</tr>
<tr>
<td>International</td>
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### REF: G.1

<table>
<thead>
<tr>
<th>2018/19 [Budget -5%, Projected -6.2]</th>
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<tbody>
<tr>
<td>Credits</td>
</tr>
<tr>
<td>---------</td>
</tr>
<tr>
<td>In-District</td>
</tr>
<tr>
<td>Non Resident Veterans</td>
</tr>
<tr>
<td>Out-of-District</td>
</tr>
<tr>
<td>Border States</td>
</tr>
<tr>
<td>Out-of-State</td>
</tr>
<tr>
<td>International</td>
</tr>
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### REF: G.1

<table>
<thead>
<tr>
<th>2019/20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Credits</td>
</tr>
<tr>
<td>---------</td>
</tr>
<tr>
<td>In-District</td>
</tr>
<tr>
<td>Non Resident Veterans</td>
</tr>
<tr>
<td>Out-of-District</td>
</tr>
<tr>
<td>Border States</td>
</tr>
<tr>
<td>Out-of-State</td>
</tr>
<tr>
<td>International</td>
</tr>
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</tbody>
</table>

### 2019/20

<table>
<thead>
<tr>
<th>Option #2</th>
<th>Credits</th>
<th>Rates</th>
<th>$ Increase</th>
<th>% Increase</th>
<th>Tuition</th>
</tr>
</thead>
<tbody>
<tr>
<td>In-District</td>
<td>94,434</td>
<td>$ 105</td>
<td>$ 6.00</td>
<td>6%</td>
<td>$ 9,915,549</td>
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<tr>
<td>Non Resident Veterans</td>
<td>4,791</td>
<td>$ 127</td>
<td>$ 8.50</td>
<td>7%</td>
<td>$ 609,636</td>
</tr>
<tr>
<td>Out-of-District</td>
<td>16,440</td>
<td>$ 150</td>
<td>$ 11.00</td>
<td>8%</td>
<td>$ 2,457,743</td>
</tr>
<tr>
<td>Border States</td>
<td>5,537</td>
<td>$ 150</td>
<td>$ 11.00</td>
<td>8%</td>
<td>$ 827,722</td>
</tr>
<tr>
<td>Out-of-State</td>
<td>2,901</td>
<td>$ 305</td>
<td>$ 22.00</td>
<td>8%</td>
<td>$ 884,897</td>
</tr>
<tr>
<td>International</td>
<td>-</td>
<td>$ 305</td>
<td>$ 22.00</td>
<td>8%</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$ 124,102</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$ 14,695,545</td>
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### 2019/20

<table>
<thead>
<tr>
<th>Option #3</th>
<th>Credits</th>
<th>Rates</th>
<th>$ Increase</th>
<th>% Increase</th>
<th>Tuition</th>
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</thead>
<tbody>
<tr>
<td>In-District</td>
<td>94,434</td>
<td>$ 106</td>
<td>$ 7.00</td>
<td>7%</td>
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<tr>
<td>Non Resident Veterans</td>
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<td>$ 129</td>
<td>$ 9.75</td>
<td>8%</td>
<td>$ 615,624</td>
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<td>Out-of-District</td>
<td>16,440</td>
<td>$ 151</td>
<td>$ 12.50</td>
<td>9%</td>
<td>$ 2,482,402</td>
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<tr>
<td>Border States</td>
<td>5,537</td>
<td>$ 151</td>
<td>$ 12.50</td>
<td>9%</td>
<td>$ 836,027</td>
</tr>
<tr>
<td>Out-of-State</td>
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<td>$ 308</td>
<td>$ 25.00</td>
<td>9%</td>
<td>$ 893,600</td>
</tr>
<tr>
<td>International</td>
<td>-</td>
<td>$ 308</td>
<td>$ 25.00</td>
<td>9%</td>
<td>-</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$ 124,102</td>
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<td></td>
<td></td>
<td></td>
<td>$ 14,837,636</td>
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</tr>
<tr>
<td></td>
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<td>Actual</td>
<td>Actual</td>
<td>Actual</td>
<td>Projected</td>
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<td>2015/16</td>
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</tr>
<tr>
<td></td>
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<td></td>
<td></td>
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<td>2022/23</td>
</tr>
<tr>
<td>1. State Aid:</td>
<td>$ 6,740</td>
<td>$ 7,577</td>
<td>$ 9,411</td>
<td>$ 9,299</td>
<td>$ 7,821</td>
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<td>$ 7,510</td>
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<td>$ 6,921</td>
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<td>$ 7,247</td>
</tr>
<tr>
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<td></td>
<td></td>
<td></td>
<td>$ 6,732</td>
</tr>
<tr>
<td>2. Property Taxes</td>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>3. Current Year Taxes</td>
<td>12,398</td>
<td>13,381</td>
<td>14,221</td>
<td>15,010</td>
<td>15,953</td>
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<tr>
<td>4. Prior Year Taxes</td>
<td>517</td>
<td>487</td>
<td>458</td>
<td>386</td>
<td>401</td>
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<tr>
<td>5. Total Public Resources (1,2,3)</td>
<td>19,655</td>
<td>21,445</td>
<td>24,090</td>
<td>24,717</td>
<td>25,653</td>
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<td>6. Tuition</td>
<td>16,958</td>
<td>15,477</td>
<td>14,986</td>
<td>15,228</td>
<td>14,900</td>
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<tr>
<td>7. Fees</td>
<td>2,075</td>
<td>1,736</td>
<td>1,778</td>
<td>2,045</td>
<td>1,985</td>
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<tr>
<td>8. Total Public Resources (1,2,3)</td>
<td>$ 19,076</td>
<td>$ 19,883</td>
<td>$ 20,864</td>
<td>$ 21,435</td>
<td>$ 22,438</td>
</tr>
<tr>
<td>9. Other Revenue &amp; Transfers-in</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. Interest / Program / Miscellaneous</td>
<td>83</td>
<td>11</td>
<td>10</td>
<td>213</td>
<td>220</td>
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<tr>
<td>8. Transfers-in</td>
<td>305</td>
<td>1,214</td>
<td>0</td>
<td>232</td>
<td>730</td>
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<tr>
<td>10. Salaries</td>
<td>$ 20,201</td>
<td>$ 20,738</td>
<td>$ 21,091</td>
<td>$ 21,790</td>
<td>$ 22,345</td>
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<tr>
<td>11. Payroll Assessments</td>
<td>10,642</td>
<td>11,106</td>
<td>11,540</td>
<td>12,040</td>
<td>13,000</td>
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<tr>
<td>12. Materials &amp; Services</td>
<td>5,259</td>
<td>5,364</td>
<td>5,152</td>
<td>5,662</td>
<td>5,712</td>
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<tr>
<td>13. Capital Outlay</td>
<td>224</td>
<td>242</td>
<td>186</td>
<td>212</td>
<td>220</td>
</tr>
<tr>
<td>14. Transfers-out: Operating</td>
<td>2,685</td>
<td>2,355</td>
<td>2,602</td>
<td>2,659</td>
<td>2,151</td>
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<tr>
<td>15. Subtotal</td>
<td>$ 39,011</td>
<td>$ 39,805</td>
<td>$ 40,571</td>
<td>$ 42,363</td>
<td>$ 43,428</td>
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<tr>
<td>16. Underutilization</td>
<td></td>
<td></td>
<td>(649)</td>
<td>(672)</td>
<td>(692)</td>
</tr>
<tr>
<td>17. Operating Surplus (Deficit)</td>
<td>$ 65</td>
<td>$ 78</td>
<td>$ 293</td>
<td>$ 72</td>
<td>$ 59</td>
</tr>
<tr>
<td>18. Transfers-out: Supplemental</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>19. Surplus (Deficit)</td>
<td>$ 65</td>
<td>$ 78</td>
<td>$ 293</td>
<td>$ 72</td>
<td>$ 59</td>
</tr>
<tr>
<td>20. Ending Balance 06/30</td>
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</tr>
<tr>
<td>21. Reserve Requirement (10%)</td>
<td></td>
<td></td>
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</tbody>
</table>

**Notes:**
- All amounts are in Thousands (000's).
- Projected figures are estimates for future years.
- Underutilization and Surplus (Deficit) figures are based on actual and projected figures.
- Ending Balance and Reserve Requirement figures reflect the financial health of the organization as of 06/30.

**Sources:**
- Data compiled from actual and projected financial statements for the bienniums specified.

**Analysis:**
- State Aid has shown a slight decrease from 2013/14 to 2019/21, with an expected increase in 2021/23.
- Property Taxes have consistently increased over the years, with a notable peak in 2017/19.
- Tuition fees have maintained relatively stable figures, with slight year-over-year increases.
- Other revenue sources such as fees and transfers-in have fluctuated but overall remained stable.
- Expenditures closely mirror revenue trends, with salaries and payroll assessments being the largest expenses.
- Underutilization has been a consistent factor, indicating areas for potential improvement.
- The operating surplus (deficit) shows variability over the years, with significant fluctuations in 2017/19 and 2019/21.
- The ending balance and reserve requirement figures are critical for understanding the financial stability of the organization.
<table>
<thead>
<tr>
<th>College</th>
<th>Tuition</th>
<th>Fees</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Blue Mountain</td>
<td>$4,860</td>
<td></td>
<td>$1,328</td>
</tr>
<tr>
<td>Southwestern</td>
<td>$4,230</td>
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<td>$789</td>
<td>$5,897</td>
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<tr>
<td>Rogue</td>
<td>$4,815</td>
<td>$735</td>
<td>$5,550</td>
</tr>
<tr>
<td>Mt. Hood</td>
<td>$4,815</td>
<td>$725</td>
<td>$5,540</td>
</tr>
<tr>
<td>Umpqua</td>
<td>$4,365</td>
<td>$1,148</td>
<td>$5,513</td>
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<tr>
<td>Portland</td>
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<td>$5,420</td>
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<tr>
<td>Statewide Average</td>
<td>$4,608</td>
<td>$791</td>
<td>$5,399</td>
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<tr>
<td>Linn-Benton</td>
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<td>Central</td>
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<tr>
<td>Chemeketa</td>
<td>$3,915</td>
<td>$810</td>
<td>$4,725</td>
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</tbody>
</table>
Comparable Oregon Community Colleges
In-District Annual Tuition and Fees [45 Credits]
Fiscal Year 2018-19

Blue Mountain: $4,860 Tuition, $1,328 Fees, $6,188 Total
Southwestern: $4,230 Tuition, $1,683 Fees, $5,913 Total
Rogue: $4,815 Tuition, $735 Fees, $5,550 Total
Umpqua: $4,365 Tuition, $1,148 Fees, $5,513 Total
Statewide Average: $4,608 Tuition, $791 Fees, $5,399 Total
Linn-Benton: $4,910 Tuition, $380 Fees, $5,290 Total
Clackamas: $4,500 Tuition, $444 Fees, $4,944 Total
Central: $4,455 Tuition, $484 Fees, $4,939 Total
State Funding For Community Colleges

Governor’s Recommended Budget Released [OCCA Digest, November 30, 2018]

The release of the Governor’s Recommended Budget (GRB) this week included two starkly different paths for Oregon’s Community Colleges. The GRB “Base Budget” includes no new revenue to the state and makes deep cuts in both community colleges and public universities. The “Investment Budget” includes almost $2 billion in new revenue and would provide a significant funding increase to both sectors as well as to state need-based financial aid. “While the ‘Investment Budget’ puts colleges on a solid footing and invests in expanding Career and Technical programs, the ‘Base Budget’ funding level would be devastating to Oregon’s Community colleges and the Oregonians we serve,” said Cam Preus, Executive Director of the Oregon Community College Association. “Colleges would have no choice but to make deep program cuts along with double digit tuition increases.”

“Base Budget”
At the “Base Budget” level, community colleges would receive a 4.7 percent cut, bringing the Community College Support Fund (CCSF) from $570 million (2017-19 biennium) down to $543 million (2019-21 biennium). Statewide, community colleges would have to raise tuition 17.5 percent each year of the 2019-2021 biennium to bridge the gap in funding in the “base budget”. It also does not fund community college requests of $70 million in new funding for Career and Technical Education Programs and $70 million to expand student support services for first-generation and underrepresented students. The “base budget” also eliminates the Oregon Promise Program after the first year of the biennium removing a successful onramp to post-secondary education used by thousands of high school and GED graduates annually.

“Investment Budget”
The “Investment Budget” would increase the CCSF to $646.7 million - the amount community colleges would need to maintain current programs and services and keep tuition increases to about 3.5 percent statewide each year of the biennium. Community colleges would also receive an additional $70 million to expand CTE programs doubling the number of CTE graduates each year statewide (an additional 7900 graduates per year). The “Investment Budget” does not include the community college request for $70 million in additional funding for student support services targeted at first-generation and underrepresented students. The “Investment Budget” also adds $121 million to the Oregon Opportunity Grant, nearly doubling funding for Oregon’s only statewide need-based financial aid program. The grants are critical to community college students who typically face the greatest financial barriers of those in any sector of higher education. The “Investment Budget” also fully funds the Oregon Promise program.