SANTA CLARITA COMMUNITY COLLEGE DISTRICT

**INNOVATION AND EFFECTIVENESS GRANT AGREEMENT**

**[INSERT APPLICANT DISTRICT'S NAME]**

**[INSERT START DATE] - [INSERT END DATE]**

This Innovation and Effectiveness Grant Agreement (“Agreement”) is between Santa Clarita Community College District (“SCCCD”), a California community college district and political subdivision of the State of California, and **[INSERT APPLICANT DISTRICT'S NAME]** (“Applicant District”). SCCCD and Applicant District are also referred to collectively as the “Parties” and individually as “Party.”

**APPLICANT DISTRICT ACKNOWLEDGMENTS AND RESPONSIBILITIES:**

1. **Project Implementation**– Applicant District must submit a completed Innovation and Effectiveness Grant Application (“Application”) attached hereto as Exhibit A and made a part hereof. Applicant District will work to complete the Project as defined in Application based on College Innovation and Effectiveness Plan.
2. **Grant Funding** - Applicant District shall receive funding in the amount listed on the Application within sixty (60) days of District’s receipt of a fully-executed Agreement and Applicant District has submitted a completed Vendor Form/Substitute Form W-9 to SCCCD at <https://www.canyons.edu/administration/contracts/businesswithcoc.php>.

1. **Term** – Applicant District will have a period of twelve (12) months from the date of last signature on this Agreement to expend the funds received through the Institutional Effectiveness Partnership Initiative (“IEPI”) program (“Term”). Any request for extension will be subject to the written approval of SCCCD. Any unused funds will be required to be returned per SCCCD’s directions.
2. **Quarterly Reports -** Applicant District agrees to complete and submit quarterly progress and expenditure reports beginning the end of the first full quarter, documenting the progress and funds expended to date per the Application within thirty (30) days of the end of each quarter. The end dates of each quarter are as follows**:** September 30, December 31, March 31, and June 30. Applicant District must use the Quarterly Report template attached hereto as Exhibit B or similar form provided SCCCD. If Applicant District’s quarterly expenditures are lower than expected, Applicant District must provide additional information and indicate the timeframe in expending the balance.
3. **Final Report** - Applicant District agrees to complete and submit a report to SCCCD, documenting the impact and results of the College Innovation and Effectiveness Plan and Grant funding, and the final accounting within thirty (30) days of the end of the twelve (12) month Term, including proof of expenditure i.e., District check, and invoice. Applicant District must use the template attached hereto as Exhibit B or similar form provided SCCCD.
4. **Document Retention** – In accordance with State requirements regarding the use of Grant funds, Applicant District agrees to: (a) maintain financial records in accordance with generally accepted accounting practices regarding the use of funding received for this Project including, but not limited to, original documentation; and (b) preserve and make available all records related to this Project for examination by SCCCD, Chancellor’s Office, and/or their duly authorized representatives or agents for three (3) years after the completion of the Grant.
5. **Changes to Application/Agreement** – Applicant District understands and agrees that no changes will be made to the approved expenditures after SCCCD has approved the Application without written authorization by SCCCD. Unauthorized changes will not be paid by SCCCD.
6. **Regulatory Compliance** – By signing this Application and Agreement and accepting Grant funding, Applicant District agrees that it will comply with all California Education Codes, Public Contract Codes, other applicable laws and regulations and Applicant District’s policies and procedures.
7. **Indemnification** - Applicant District agrees to defend, hold harmless, and indemnify SCCCD, its parent, affiliates, subsidiaries, authorized representatives, directors, officers, agents, and employees against any and all liability for any judgments, awards, expenses, fines, penalties, attorneys' fees, costs, or other claims for damages in connection with any suit, complaint, charge, proceeding, or action of any kind alleging a violation of any statutory or regulatory provision or otherwise arising out of the negligent act or willful misconduct by Applicant District, of its duties and responsibilities under this Agreement, unless such performance or nonperformance occurred at the direction of or was caused by SCCCD. This hold harmless and indemnification includes but is not limited to compensatory damages, punitive damages, regulatory fines and penalties, and extra-contractual liability.

SCCCD agrees to defend, hold harmless, and indemnify Applicant District, its parent, affiliates, subsidiaries, authorized representatives, directors, officers, agents, and employees against any and all liability for any judgments, awards, expenses, fines, penalties, attorneys' fees, costs, or other claims for damages in connection with any suit, complaint, charge, proceeding, or action of any kind alleging a violation of any statutory or regulatory provision or otherwise arising out of the negligent act or willful misconduct by SCCCD, of its duties and responsibilities under this Agreement, unless such performance or nonperformance occurred at the direction of or was caused by Applicant District. This hold harmless and indemnification includes but is not limited to compensatory damages, punitive damages, regulatory fines and penalties, and extra-contractual liability.

1. **Assumption of Risk** - Applicant District hereby voluntarily releases, discharges, waives, and relinquishes any and all actions or causes of action occurring to Applicant District arising in any way whatsoever as a result of engaging in the activities described in the Application or any activities incidental thereto wherever or however the same may occur and for whatever period said activities may continue. Applicant District does for itself, its heirs, executors, administrators, and assigns hereby release, waive, discharge, and relinquish any action or causes of action, aforesaid, which may hereafter arise for itself, and agrees that under no circumstances will it or its heirs, executors, administrators, and assigns prosecute, present any claim against the SCCCD or any of its officers, agents, or employees for any of said causes of action, whether the same shall arise by the negligence of any of said persons, or otherwise.
2. **Trademark/Logo Use**. Applicant District must obtain written approval from SCCCD’s Public Information Office (“PIO”) to use the SCCCD’s name and/or logos in any advertisements, promotions, press releases or other media. In the event such permission is extended, PIO will furnish Applicant District with camera-ready artwork for such use.
3. **Creative Commons Attribution License:** Applicant District agrees that any works created under the Institutional Effectiveness and Technical Assistance Grant funded by the California Community Colleges Chancellor’s Office carries the Creative Commons Attribution License that gives permission to the public to reproduce, distribute, perform, display, or adapt the licensed materials for any purpose so long as the user gives attribution to the author.
4. **Termination**. Either Party may, at any time, with or without cause, terminate this Agreement by providing at least thirty (30) days written notice to the other Party prior to the requested termination date. In such case, SCCCD shall compensate Applicant District only for services satisfactorily rendered to the date of termination. Written notice by SCCCD shall be sufficient to stop further performance of services by Applicant District. In such case, notice shall be deemed given when received by the Applicant District or no later than three (3) days after the day of mailing, whichever is sooner.
5. **Assignment**. The obligations of the Applicant District pursuant to this Agreement shall not be assigned by the Applicant District without the express, written approval of the SCCCD.
6. **Compliance With Applicable Laws**. The Applicant District’s obligations completed herein must meet the approval of the SCCCD and shall be subject to the SCCCD’s general right of inspection to secure the satisfactory completion thereof. Applicant District agrees to comply with all federal, state and local laws, rules, regulations and ordinances that are now or may in the future become applicable to Applicant District, Applicant District's business, equipment and personnel engaged in operations covered by this Agreement or accruing out of the performance of such operations.
7. **Permits/Licenses**. Applicant District and all Applicant District’s employees or agents shall secure and maintain in force such permits and licenses as are required by law in connection with the furnishing of services pursuant to this Agreement.
8. **Entire Agreement/Amendment**. The Agreement documents consist of this Agreement, any exhibits attached to or referenced herein, and all amendments and/or modifications issued in writing and executed by the Parties after the release of this Agreement. Conflicting provisions hereof, if any, shall prevail in the following descending order of precedence: (a). provisions set forth in this Agreement, (b). provisions set forth in any referenced attachments or exhibits to this Agreement attached or incorporated herein by reference.
9. **Non-Discrimination**. Applicant District agrees not to engage in unlawful discrimination in the employment of persons, or in the acceptance, assignment, treatment, evaluation or compensation of students who participate in programs sponsored or arranged by SCCCD, on the basis of race, color, religion, nationality, national origin, ancestry, sex, gender, gender identity, gender expression, ethnicity, age, medical condition, mental or physical disability, marital status, sexual orientation or Vietnam-era veteran status.
10. **Non-Waiver**. The failure of SCCCD or Applicant District to seek redress for violation of, or to insist upon, the strict performance of any term or condition of this Agreement, shall not be deemed a waiver by that Party of such term or condition, or prevent a subsequent similar act from again constituting a violation of such term or condition.
11. **Notice**. All notices or demands to be given under this Agreement by either Party to the other Party shall be in writing and given either by: (a) personal service or (b) by U.S. Mail, mailed either by certified or registered mail, return receipt requested, with postage prepaid. Service shall be considered given when received, if personally served, or, if mailed, on the third day after deposit in any U.S. Post Office. The address to which notices or demands may be given by either Party may be changed by written notice given in accordance with the notice provisions of this section. At the date of this Agreement:

District: Santa Clarita Community College District

Attn: Assistant Superintendent/VP Business Services

26455 Rockwell Canyon Road

Santa Clarita, CA 91355

Phone: (661) 362-3476

Fax: (661) 362-5480

Applicant District: **[INSERT APPLICANT DISTRICT'S NAME]**

**[IF BUSINESS INSERT CONTRACT PERSON'S NAME]**

**[INSERT ADDRESS]**

**[INSERT CITY, STATE, ZIP]**

**[INSERT PHONE NUMBER]**

**[INSERT EMAIL ADDRESS]**

A Party may change its/his/her designated representative and/or address for the purpose of receiving notices and communications under this Agreement by notifying the other Party of the change in writing and in the manner described in this Section.

1. **Severability**. If any term, condition or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will nevertheless continue in full force and effect, and shall not be affected, impaired or invalidated in any way.
2. **Governing Law**. The terms and conditions of this Agreement shall be governed by the laws of the State of California with venue in Los Angeles, California.

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| --- | --- | --- |
|  |  |  |
| **APPLICANT DISTRICT BOARD-AUTHORIZED APPROVER** |  | **SANTA CLARITA COMMUNITY COLLEGE DISTRICT** |
| BY: |  | BY: |
| Signature of Authorized RepresentativePrint |  | Signature of Authorized RepresentativePrint |
| Name       |  | Name **Dr. Diane Fiero** |
| PrintTitle       |  | PrintTitle **Deputy Chancellor and Chief Diversity, Equity, and Inclusion Officer** |
| Date       |  | Date |
|  |  |  |

SCCCD Board Approval Date: \_\_\_\_\_\_\_\_\_\_

**EXHIBIT A**

SANTA CLARITA COMMUNITY COLLEGE DISTRICT (“SCCCD”)

Sample Application

**Innovation and Effectiveness Grant Request**

|  |  |
| --- | --- |
|  | **PROJECT #** THIS BOX TO BE COMPLETEDBY SCCCD |

**DISTRICT INFORMATION (“Applicant District”)**

|  |  |
| --- | --- |
| DistrictName |       |
| CollegeName |       |
| StreetAddress |       |
| CityState, Zip |       |
| **APPLICANT DISTRICT/COLLEGE CONTACT INFORMATION** |
| **Primary (District)** Contact Name |       |
|  Title |       |
|  Email Address |       |
|   Telephone |       | FAX # |       |
| **Secondary (College)** Contact Name |       |
|  Title |       |
|  Email Address |       |
|   Telephone |       | FAX # |       |
| **DESCRIBE THE GRANT REQUEST AS STATED IN YOUR INNOVATION AND EFFECTIVENESS PLAN:**

|  |
| --- |
|        |

**TERM (NOT TO EXCEED TWELVE (12) MONTHS):**

|  |
| --- |
|        |

 |
| **AMOUNT REQUESTED:**  |
| $      |  |  |
|  |

Please attach:

* Attachment A - Application Budget Summary
* Attachment B - College Innovation and Effectiveness Plan

**Attachment A**

**Application Budget Summary**

|  |  |  |  |
| --- | --- | --- | --- |
| **Object Code of Expenditure** | **Object Code Description** | **Project Funds Requested** | **Detailed Description of Proposed Expenditure** |
|  Example: |   |   |  |
| 5000 |  Other Operating | $10,000 | Consultant for Enrollment Management |
|   |   |   |  |
|   |   |   |  |
|   |   |   |  |
|   |   |   |  |
|   |   |   |  |
|   |   |   |  |
|   |   |   |  |
|   | **TOTAL:** |   |  |

 NOTE: Fringe benefits and indirect costs are not allowable expenditures under the Grant.

**Attachment B**

**Innovation and Effectiveness Plan**

**INSERT**

**EXHIBIT B**

Sample IEPI Innovation and Effectiveness Grant Progress Report

|  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| Object of Expenditure  | Budget | 1st Quarter Expenditure | 1st Quarter Balance | 2nd Quarter Expenditure | 2nd Quarter Balance | 3rd Quarter Expenditure | 3rd Quarter Balance | Final Expenditure | Final Unspent Balance |
| 1000 Instructional Salary |  |  |  |  |  |  |  |  |  |
| 2000 Noninstructional Salary |  |  |  |  |  |  |  |  |  |
| 3000 Employee Benefits |  |  |  |  |  |  |  |  |  |
| 4000 Supplies and Materials |  |  |  |  |  |  |  |  |  |
| 5000 Other Operating |  |  |  |  |  |  |  |  |  |
| 6000 Capital Outlay |  |  |  |  |  |  |  |  |  |
| 7000 Other Outgo |  |  |  |  |  |  |  |  |  |
| Total |  |  |  |  |  |  |  |  |  |

Summary of implementation of activities and expenditures:

If expenditures are lower than expected, or might appear to be lower than expected given the reporting period, please include a short description of the expected expenditures through the remaining period of the Grant, and indicate whether you expect there to be an unexpended balance at the end of the one-year period of your Grant.