RESOLUTION - ACTION REQUESTED 2019-67

MEETING: February 5, 2019

TO: The Board of Supervisors

FROM: Chevon Kothari, Health and Human Services Director

RE: Ratify the Community Classroom Training Agreement with Fresno Regional Occupational Program

RECOMMENDATION AND JUSTIFICATION:
Ratify the Community Classroom Training Agreement with Fresno Regional Occupational Program (ROP) through the Mariposa County Unified School District High School Careers in Medicine class for a term beginning January 8, 2019 and expiring on January 1, 2022.

The Mariposa County Health and Human Services Agency Public Health Division has agreed to become a Community Classroom (CC) Training Station to support the educational objectives of providing training for the students of Mariposa County Unified School Districts Careers in Medicine class through Fresno ROP.

BACKGROUND AND HISTORY OF BOARD ACTIONS:
There have been no previous actions by the Board for this item.

ALTERNATIVES AND CONSEQUENCES OF NEGATIVE ACTION:
Do not approve the Agreement and the students may not gain meaningful and useful work experience, which could help them in their future medical fields.

FINANCIAL IMPACT:
No financial impact.

ATTACHMENTS:
Community Classroom Training Agreement (PDF)

RESULT: ADOPTED BY CONSENT VOTE [UNANIMOUS]
MOVER: Marshall Long, District III Supervisor
SECONDER: Rosemarie Smallcombe, District I Supervisor
AYES: Rosemarie Smallcombe, Marshall Long, Kevin Cann, Miles Menetrey
EXCUSED: Merlin Jones
COMMUNITY CLASSROOM TRAINING AGREEMENT ("Agreement")

Fresno Regional Occupational Program – UNPAID

COVER

COMMUNITY CLASSROOM ("CC") TRAINING STATION

Mariposa County Health and Human Services t ("CC Training Station")
Attn: Dr. Eric Sergienko, Health Officer
5085 Bullion Street
PO BOX 5
Mariposa, CA 95338
Phone No.: (209) 966-3689 FAX No.: (209) 966-4929 Email: esergienko@mariposacounty.org

FCSS

Fresno County Superintendent of Schools ("FCSS" or "Fresno ROP")
Attn: Valerie Vucich, Administrator
Fresno ROP
Fresno County Office of Education
1318 E. Shaw Avenue, Suite 420
Fresno, CA 93710
Phone No.: (559) 497-3860 FAX No.: (559) 497-3806 Email: vvuich@fcoe.org

<table>
<thead>
<tr>
<th>CONTRACT TERM (see § 2.1)</th>
<th>CONTRACT TERMINATION (see § 2.2)</th>
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<tbody>
<tr>
<td>&quot;Effective Date&quot;: The Date this Agreement is signed and dated by the FCSS Superintendent, or Authorized Designee.</td>
<td>&quot;Ground for Termination&quot;: This Agreement may be terminated with or without cause</td>
</tr>
<tr>
<td>&quot;Termination Date&quot;: January 1, 2022</td>
<td>&quot;Notice Period&quot;: At least 30 days before the effective date of termination of this Agreement</td>
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PROGRAM: Fresno ROP desires to provide for the instruction of students in employment by means of a program of unpaid on the job training, and CC Training Station supports the educational objectives of providing training for the students of Fresno ROP. The relevant program information is as follows:

Name of Class(es): Mariposa County High School Careers in Medicine
District(s): Mariposa County Unified School District
School Site(s): Mariposa County High School
Instructor(s): Dana Tafoya, EMT-Paramedic, BS

CC TRAINING STATION OBLIGATIONS (see Art.1 &1A). CC Training Station's obligations under this Agreement include the following:

CC Training Station Shall:

1. Provide training activities for students referred by Fresno ROP who are eligible to participate in the training program and who are qualified and acceptable to CC Training Station. CC Training Station may reject students who are not qualified or otherwise not acceptable for good cause, and may decline any student when it is determined that no suitable training activities are available.
2. Assign and direct training for the student(s) that is meaningful and related to the subject and the competencies taught in the classroom
3. Consult the Fresno ROP instructor regarding problems that may arise pertaining to the students' on-the-job performance, behavior, and progress on the job.
4. Permit the assigned Fresno ROP instructor to observe/ supervise the student(s) while performing training activities.
5. Participate with the Fresno ROP instructor to observe the student(s) while performing training activities.
6. Comply with all other provisions of this Agreement.
7. Assist Fresno ROP instructor(s) in developing student training plans for each student involved in the program, copies of which shall be maintained at the CC Training Station.

**JOINT OBLIGATIONS.** (see Art. 1 & 1A) The Parties shall both be responsible for the following obligations:

**CC Training Station and Fresno ROP shall:**

1. Assign students to training activities that provide experience consistent with the purpose of the training program.
2. Provide training activities with equipment, materials, and other resources conducive to an appropriate learning environment and that do not endanger the health, safety, welfare, or morals of the students.
3. Instruct students as to the CC Training Station’s rules and regulations to be followed while performing training activities.
4. Provide adequate supervision to ensure a planned program of training activities in order that assigned student(s) may receive maximum educational benefits.
5. Ensure training activities are meaningful and related to the subject and competencies taught in the classroom.
6. Maintain accurate records of students’ attendance.
7. Provide a written performance rating on each student. The performance rating will be on forms furnished by Fresno ROP.
8. CC Training Station may request the termination of the training of any student if the student does not perform satisfactorily. CC Training Station shall advise Fresno ROP of unsatisfactory performance prior to terminating the student. Fresno ROP shall assume full responsibility for disciplining any student who fails to meet any requirement of the program.

In consideration of the covenants, conditions, and stipulations in and for good and valuable consideration and/or the mutual benefits to be derived from this Agreement, CC Training Station and FCSS, separately referred to as a “Party” and collectively as the “Parties,” hereby enter into this Agreement. Unless this Agreement states or the context requires otherwise, any reference to a Party shall mean the Party and its governing body, officers, employees, and agents, and, if CC Training Station is a school district or charter school, includes Agency’s students. Each person executing this Agreement on behalf of a Party represents that he/she is authorized to execute on behalf of and to bind the Party to this Agreement.

**CC TRAINING STATION**

By: ____________________________
Print Name: Dr. Eric Sergienko
Title: Health Officer

**FCSS**

By: ____________________________
Jim Yovino, Superintendent
or Authorized Designee
Dr. Kathryn Catania, Deputy Superintendent

**APPROVED AS TO FORM:**

STEVEN W. DAHLEM
COUNTY COUNSEL

Effective Date: 1/8/2019
GENERAL TERMS AND CONDITIONS

These General Terms and Conditions contain the following Articles:

Article 1  Scope of Services and Obligations
Article 1A Additional Requirements
Article 2  Term and Termination of Agreement
Article 3  Non-Discrimination
Article 4  Insurance
Article 5  Indemnity
Article 6  General Provisions

ARTICLE 1  SCOPE OF SERVICES AND OBLIGATIONS.

SECTION 1.1 SCOPE. By this Agreement, the Parties desire to set forth the terms and conditions upon which the Parties shall cooperate and share responsibility for performance of this Agreement and to set forth the Parties’ rights and obligations relating to this Agreement.

SECTION 1.2 PROGRAM. The unpaid on-the-job training provided under this Agreement shall not: (A) provide the CC Training Station with an immediate benefit, (B) allow any student to displace or replace any employee of the CC Training Station, cause the hours of any such employee to be reduced, or preclude the hiring of additional CC Training Station employees, (C) include productive work of any kind as defined by State and Federal law and regulations.

CC Training Station shall not compensate any student(s) for any training provided under this Agreement, or treat students performing training activities as employees of the CC Training Station. Unpaid on-the-job training experience under this Agreement shall only expand competencies developed in the classroom instruction portion of the vocational course/program utilizing the community classroom methodology.

ARTICLE 1A ADDITIONAL REQUIREMENTS.

SECTION 1A.1 WORK PRODUCTS AND RIGHTS THERETO. Unless stated otherwise on the Cover, the following applies to any data, document, display, drawing, report, material, invention, work, and discovery (whether written, recorded, or electronically stored), including any copyright, right, and interest therein or thereto (collectively “Work”), that a Party prepares for or provides to the other Party pursuant to this Agreement: (A) the Work of each Party shall remain its property and that Party shall have all rights thereto; (B) each Party grants to the other Party a limited license during the Contract Term to use and reproduce the other Party’s Work for the purpose of performing this Agreement; and (C) upon termination of this Agreement and a Party's request, the other Party shall return any Work that belongs to the requesting Party. The provisions of this Section shall survive the termination of this Agreement.

SECTION 1A.2 CONFIDENTIAL RECORDS AND INFORMATION. If any document and/or information (e.g., employee or student records) that are subject to nondisclosure or protection under federal and/or California laws (collectively “Confidential Materials”) are provided to or created by a Party for or pursuant to this Agreement, the Party shall: (A) not release, disseminate, publish, or disclose the Confidential Materials except as required by law or a court order, as this Agreement may permit, or as the other Party may authorize in writing; (B) not use the Confidential Materials for any purpose not related to the performance of this Agreement; and (C) protect and secure the Confidential Materials, including those that are saved or stored in an electronic form, to ensure that they are safe from theft, loss, destruction, erasure, alteration, and unauthorized viewing, duplication, and use. The provisions of this Section shall survive the termination of this Agreement.

SECTION 1A.3 COMPLIANCE WITH APPLICABLE LAWS. Each Party shall comply with all federal and California laws applicable to its performance of this Agreement. Each provision of law required to be inserted in or that applies to this Agreement shall be deemed inserted herein, and this Agreement shall be read and enforced as though such provision of law is inserted herein.

ARTICLE 2  TERM AND TERMINATION OF AGREEMENT.

SECTION 2.1 CONTRACT TERM. This Agreement shall become effective on the Effective Date stated on the Cover and shall continue in full force and effect thereafter until and including the Termination Date stated on the Cover (“Contract Term”), unless this Agreement is terminated during the Contract Term in accordance with Section 2.2 below.

SECTION 2.2 GROUND FOR TERMINATION. This Agreement shall terminate upon expiration of the Contract Term. During the Contract Term, a Party may terminate this Agreement with or without cause. A Party, with or without cause, may terminate this Agreement by giving the other Party written notice for the Notice Period stated on the Cover.

ARTICLE 3  NON-DISCRIMINATION.

The Parties shall not discriminate on the basis of actual or perceived race, color, national origin, ancestry, religious creed, age, marital status, pregnancy, physical or mental disability, medical condition, veteran status, gender, gender identity, gender expression or sexual orientation, or any other basis protected by federal, state or local law, ordinance or regulation, in its educational program(s) or employment.
No person shall be denied employment or participation in unpaid on-the-job training experiences solely because of any impairment which is unrelated to the ability to engage in activities involved in the position(s) or program for which application has been made. Upon the applicant providing notice to the FCSS, a reasonable accommodation will be provided to applicant so he/she may participate in the hiring/selection process.

ARTICLE 4 INSURANCE.

FCSS, at its own cost and during the Contract Term, shall maintain in effect insurance or self-insurance that complies, at a minimum, with the following requirements: commercial general liability with limits of not less than $1,000,000 per occurrence and $2,000,000 general aggregate and with coverage for property damage, and bodily injury; and (B) workers compensation insurance coverage for all students furnished and assigned to CC Training Station pursuant to Education Code section 51769. Fresno ROP shall be the “employer” of all students for purposes of complying with the provisions of Division 4 of the California Labor Code (commencing with section 3200) concerning workers compensation.

ARTICLE 5 INDEMNITY.

Except as specifically stated otherwise on the Cover, each Party’s indemnity, defense, and hold harmless obligations to the other Party under this Agreement are as follows: (A) a Party (“Indemnitor”) shall indemnify and hold harmless the other Party (“Indemnitee”) to the full extent permitted by California laws for any Loss (excluding attorney’s fees and litigation costs that the Indemnitee or a Third Party incurred or paid related to the Loss) sustained by the Indemnitee or a Third Party only in proportion to the Indemnitor’s liability based on the determination of a governmental entity with jurisdiction to make such a determination or a court of competent jurisdiction, whichever determination is final; and (B) each Party shall defend and pay for all of its attorney’s fees and litigation costs related to any Claim or Loss without any right to indemnity and/or hold harmless of such fees and costs, or any right to defense, from the other Party. A Party who intends to seek or seeks indemnity and/or hold harmless of any Loss from the other Party: (1) shall notify the other Party in writing and within a reasonable time after the Party knows or becomes aware of any Claim that may or will result in a Loss, describing, if known or determinable, the pertinent circumstances, all entities and persons involved, and the amount being claimed; and (2) shall not settle or otherwise resolve the Claim until it has notified the other Party of the Claim in accordance with the preceding provision (1) and given the other Party written notice and an opportunity to participate in and to consent to the settlement or resolution of the Claim, which consent the other Party shall not unreasonably withhold. A Party’s obligations under this Article are not limited to or by any insurance that it maintains or the lack of insurance but apply to the full extent permitted by California laws. “Claim” means any claims, demands, lawsuits, causes of action, actions, cross-complaints, cross-actions, and/or proceedings arising out of, resulting from, or related to this Agreement where there has been no final determination of liability by a governmental entity with jurisdiction to make such a determination or a court of competent jurisdiction. “Loss” means any bodily injury, property damage, personal injury, advertising injury, liability, loss, judgment, expense, and/or cost arising out of, resulting from, or related to this Agreement and for which there has been a final determination by a governmental entity with jurisdiction to make such a determination or a court of competent jurisdiction that a Party is or both Parties are liable. “Third Party” means a person who or an entity that is not a Party to this Agreement and is not employed by, contracted with, whether directly or through a subcontract of any level, or otherwise retained by a Party to act for or on the Party’s behalf. The provisions of this Article shall survive the termination of this Agreement.

ARTICLE 6 GENERAL PROVISIONS.

SECTION 6.1 ENTIRE AGREEMENT, CONFLICTS, EXECUTION, AMENDMENT, AND WAIVER. This Agreement is a complete and exclusive statement of the Parties’ agreement under Code of Civil Procedure section 1856. This Agreement consists of and any conflicts or inconsistencies in this Agreement shall be resolved by giving precedence as follows: the Cover, these General Terms and Conditions, Required Documents marked as required on the Cover, any exhibit or attachment that is stated on the Cover, and any amendment entered into by the Parties in accordance with this Section. The Parties may execute this Agreement and any amendment hereto in counterparts such that each Party’s signature is on a separate page. A copy or an original of this Agreement with the Parties’ signatures, whether original or transmitted by electronic means, shall be deemed a fully executed contract. The Parties may amend or waive any covenant, term, or condition of this Agreement only by a writing executed by them.

SECTION 6.2 INTERPRETATION, APPLICABLE LAWS AND TIME ZONE, VENUE, SEVERABILITY, AND SURVIVAL OF TERMINATION. This Agreement is to be interpreted according to its fair meaning and not strictly for or against any Party, and under California laws without giving effect to California’s choice of law provisions that may result in the application of the laws of another jurisdiction. All dates and times stated in this Agreement shall be according to Pacific Time. All causes of action, actions, lawsuits, and proceedings arising out of, resulting from, or relating to this Agreement shall be adjudicated in state or federal court in Fresno County, California, provided that FCSS does not hereby waive any immunity to suit. If a court of competent jurisdiction holds any provision of this Agreement void, illegal, or unenforceable, this Agreement shall remain in full force and effect and shall be interpreted as though such invalidated provision is not a part of this Agreement and the remaining provisions shall be construed to preserve the Parties’ intent in this Agreement. Any provision in this Agreement that by its nature applies after, or is specifically stated to survive, the termination of this Agreement shall survive the termination of this Agreement.

SECTION 6.3 INDEPENDENT CONTRACTOR, ASSIGNMENT, AND TRANSFER. Each Party is an independent contractor, and it and its officers, employees, and agents are not, and shall not represent themselves as, officers, employees, or agents of the
other Party. This Agreement does not and shall not be construed to create an agency relationship, partnership, or joint venture between the Parties. A Party shall not assign or transfer any or all of its obligations and/or rights under this Agreement, including by operation of law or change of control or merger, without the other Party’s prior written consent; however, this provision shall not be read or construed to prohibit FCSS from contracting with one or more third parties to provide all or a part of the services required from FCSS under this Agreement.

SECTION 6.4 NOTICES. Except as may be specifically stated otherwise in this Agreement, each Party shall give any notices, demands, invoices, and all other communications required or permitted under this Agreement in writing and by one of the following methods to the other Party at the address, FAX number, and/or email stated on the Cover, delivery to be effective upon receipt thereof by the other Party: (A) hand delivery; (B) sent by a reputable overnight courier services that tracks the delivery; (C) sent by certified mail, return receipt requested, first class postage prepaid; or (D) sent by regular mail and transmitted by facsimile or e-mail; and, if to FCSS, a copy thereof, not to include invoices and communications regarding normal implementation of this Agreement, by facsimile to: Lead Legal Counsel at (559) 265-3054. A Party may change its contact person and/or contact information stated on the Cover by notifying the other Party of the particular change and the effective date thereof in accordance with this Section. The provisions of this Section shall survive the termination of this Agreement.