Memorandum of Understanding

by and between

Colorado State University

Division of Enrollment and Access

and

Pima Community College District

The purpose of this memorandum of understanding (MOU) is to benefit both Colorado State University (CSU) and Pima Community College District (PCCD) in the recruitment of domestic and international students.

The objective is to assist students in both their educational planning and in the completion of a baccalaureate degree. As such CSU and PCCD wish to enter into an agreement of provisional guaranteed admission.

Under this MOU, CSU will admit qualified current and prospective PCCD students into the university. CSU agrees to define qualified students as those who have:

- Completed or will complete an Associate's degree;
- Achieved a minimum cumulative college-level GPA of 2.50 in all transferable academic coursework (at all colleges attended);
- Met CSU English proficiency and Intermediate Algebra requirements;
- Submitted a complete transfer application by the applicable admission semester's deadline.

This MOU does not guarantee admission to a degree program within the university. Additional program or university requirements must be met in order to complete a baccalaureate degree.

CSU and PCCD agree that:

- PCCD will inform prospective students of this 2 + x partnership;
- Both institutions will advertise this 2 + x partnership on their website;
- PCCD will provide CSU with the contact information of students who choose this guaranteed provisional admission;
- PCCD will mail a letter of CSU guaranteed provisional admission to all students who select this program.
- PCCD students with a GPA of 3.0 or better (at all colleges attended) will receive an \$8,000 scholarship from CSU (\$4,000 in each year).

DURATION: Neither party shall have the right to assign this Agreement without the prior written consent of the other party. From the date of signing this agreement shall be reviewed and/or renewed every two years.

STUDENT PRIVACY: The parties agree to abide by the Family Educational Rights and Privacy Act ("FERPA") and any other applicable Federal and State laws/regulations addressing student privacy.

MODIFICATION: Modifications to this agreement shall be made by mutual consent of the parties, by the issuance of a written modification, signed and dated by authorized officials, prior to any changes being performed.

MEDIATION: The parties agree that any disputes that may arise as a result of this agreement or the provision of products or services as a result of this agreement will first be attempted to be resolved through discussion between the parties. If the dispute cannot be resolved on terms satisfactory to both parties, the parties shall in good faith enter into mediation to resolve the dispute. Upon failure to mediate any such disputes in good faith, the parties may resolve the dispute through any other legal means available, including arbitration or litigation without requirement of a specific legal forum.

TERMINATION: Either party, upon thirty (30) days written notice, may terminate the agreement in whole, or in part, at any time, provided, however, that no such termination shall take effect with respect to students currently being supported by the pre-existing terms of the agreement.

LIABILITIES: It is understood that no party to this MOU is the agent of the other, and no party is liable for the wrongful acts or negligence of the other. Each party shall be responsible for its negligent acts or omissions and those of its officers, employees, agents or students (if applicable), howsoever caused, to the extent allowed by their respective state laws.

On behalf of	Colorado State	University:
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Heather Daniels

Interim Director, Admissions

Leslie Taylor

Interim Vice President, Enrollment and Access

Date: ____

On behalf of Pima Community College District:

Dr. Dolores Duran-Cerda

Provost & Executive Vice Chancellor for Academic Services

Date: 8 10 17

Dolores Duran Corda

The primary contacts for this agreement (as of 8/8/2017) are as follows:

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