POLICY AND BYLAW DEVELOPMENT

	Within the context of current law, the College District shallwill be guided by Board-adopted written policies that are given appropriate distribution and are accessible to staff members, parents, students, and community residents.
Organization	Legally referenced policies contain provisions from federal and state statutes and regulations, case law, and other legal authority that together form the framework for local decision making and im- plementation. These policies are binding on the College District un- til the cited provisions are repealed, revised, or superseded by leg- islative, regulatory, or judicial action.
	At each policy code, the legally referenced policy and the Board- adopted local policy must be read together to further a full under- standing of a topic.
Terms	The terms "Trustee" and "Board member" are used interchangea- bly in the local policy manual. Both terms are intended to reflect all the duties and obligations of the office.
	[See AB for College District name terminology]
Harmony with Law	Newly enacted law is applicable when effective. No policy or regu- lation, or any portion thereof, shall <u>will</u> be operative if it is found to be in conflict with applicable law.
Severability	If any portion of a policy or its application to any person or circum- stance is found to be invalid, that invalidity shallwill not affect other provisions or applications of policy that can be given effect without the invalid provision or application. To this end, the provisions of this policy manual are declared to be severable.
Policy Development	Policies and policy amendments may be initiated by the District President, Board members, College District personnel, students, or community citizens but generally <u>shallwill</u> be recommended for the Board's consideration by the District President.
Adoption and Amendment	Local policies may be adopted or amended by a majority of the Board at any regular or special meeting, provided that Board mem- bers have had advance written notice of the proposed change and that it has been placed on the agenda for such meeting.
	Local policies shall <u>will</u> become effective upon Board adoption or at a future date designated by the Board at the time of adoption.
Official Policy Manual	The Board shallwill designate one copy of the local policy manual as the official policy manual of the College District. The official copy shallwill be kept in the District President's office, and the District President or designee shallwill be responsible for its accuracy and

POLICY ANI	D BYLAW	DEVELOPMENT

	integrity and shall<u>will</u> maintain a historical record of the College District's policy manual.
TASB Localized Updates	After Board review of legally referenced policies and adoption of lo- cal policies, the new material shallwill be incorporated into the offi- cial policy manual and into the online policy site maintained by the College District. If discrepancies occur between different copies of the policies, the version contained in the official policy manual shallwill be regarded as authoritative.

Perfunctory Changes The District President, or designee, may approve perfunctory or insignificant changes to any portion of a (LOCAL) policy, so long as such change does not alter the purpose, intent, or application of the policy. Perfunctory changes shallwill be limited to changes made to correct spelling or grammatical errors, and to update titles, names, or other contact information for individuals or departments assigned to carry out the responsibilities of a particular policy. APPROPRIATIONS AND REVENUE SOURCES STATE AND FEDERAL REVENUE SOURCES

Grants and Awards	The District President <u>, or designee,</u> shall be authorized to:
	 Apply, on behalf of the Board, for any and all special federal and state grants and awards as deemed appropriate for the College District's operations;
	 Approve commitment of College District funds for matching, cost sharing, cooperative, or jointly funded projects up to the amounts specifically allowed under the College District budget approved by the Board; and
	Approve grant and award amendments as necessary; and
	3. <u>4. Receive funds on behalf of the College District related to com-</u> pletion of such authorized grant activities, if required-
	The College District shall comply with all requirements for state and federal grants and awards imposed by law, the awarding agency, or an applicable pass-through entity. The District Presi- dent <u>or designee</u> , shall develop and enforce financial management systems, internal control procedures, procurement procedures, and other administrative procedures as needed to provide reasonable assurance that the College District is complying with requirements for state and federal grants and awards.
	See CAAA, CAAB]
Federal Awards Conflict of Interest	Each employee, Board member, or agent of the College District who is engaged in the selection, award, or administration of a con- tract supported by a federal grant or award, and who has a poten- tial conflict of interest as defined at 2 C.F.R. 200.318, shall disclose to the College District in writing any conflict that meets the disclo- sure threshold in Local Government Code Chapter 176. [See CAAB]
	In addition, each employee, Board member, or agent of the College District shall comply with any other conflict of interest requirements mposed by the granting agency or a pass-through entity.
	For purposes of this policy, "immediate family member" has the same meaning as "family member" as described in Local Govern- ment Code Chapter 176. [See BBFA]
	For purposes of this policy, "partner" shall have the same meaning as defined in Business Organizations Code Chapter 1, Subchapter A.
	An employee, Board member, or agent of the College District who s required to disclose a conflict in accordance with the provisions above shall not participate in the selection, award, or administra- tion of a contract supported by a federal grant or award.

APPROPRIATIONS AND REVENUE SOURCES STATE AND FEDERAL REVENUE SOURCES

Gifts and Gratuities	Employees, Board members, and agents of the College District
	shall not solicit any gratuities, favors, or items from a contractor or
	a party to a subcontract for a federal grant or award and shall not
	accept:

- 1. Any single item with a value at or above \$50; or
- 2. Items from a single contractor or subcontractor that have an aggregate monetary value exceeding \$100 in a 12-month period.

[See BBFA, BBFB, CAAB, and DBD. In the event of a violation of these requirements, see CDE and DH.]

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SITE MANAGEMENT SECURITY		CHA (LOCAL)
Purpose and Mission	has law a prov Distr depa	authorized by the Texas Education Code, the Board of Trustees chosen to employ and commission peace officers to maintain and order. The Collin College Police Department will strive to ride a safe environment in which all members of the College rict community may work, teach, study, and learn. The police artment in the daily performance of its functions will stress pub- afety and service and the protection of life and property.
Jurisdiction	clud	primary jurisdiction of College District peace officers will in- e all counties in which property is owned, leased, rented, or rwise under the control of the College District.
Authority	With	in a peace officer's primary jurisdiction, he or she:
	1.	Is vested with all the powers, privileges, and immunities of peace officers; and
	2.	May, in accordance with Chapter 14, Code of Criminal Proce- dure, arrest without a warrant any person who violates a law of the state; and
	3.	May enforce all traffic laws on streets and highways.
	with and	side a peace officer's primary jurisdiction, he or she is vested all the powers, privileges, and immunities of peace officers may arrest any person who violates any law of the state if the ce officer is:
	1.	Summoned by another law enforcement agency to provide assistance; or
	2.	Assisting another law enforcement agency; or
	3.	Otherwise performing duties as a peace officer for the College District.
	Cod	itionally, as provided by Section 51.210 of the Texas Education e, the College's peace officers are authorized to enforce rules regulations promulgated by the Board and the administration.
	fied miss char Edue Proc	person commissioned by the College District must be a certi- peace officer who satisfies the requirements of the Texas Com- sion on Law Enforcement (TCOLE). Peace officers will dis- rge the responsibilities provided in Section 51.203 of the Texas cation Code and Articles 2.12 and 2.13 of the Code of Criminal cedure. All certified peace officers will possess a valid Texas er's license at all times.
Appointing a Chief	reco	Chief of Police is appointed by the Board of Trustees upon the mmendation of the District President. The Chief of Police is ect to state and federal law, the policies of the Collin College

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	Board of Trustees, and the regulations, guidelines, and directives implemented by the District President or designee.
	The Chief of Police will, as a condition of employment, complete the course of training prescribed for Chiefs of Police by the TCOLE.
	Subject to pertinent state and federal laws, Board policy, and ad- ministrative regulations and directives, the Chief of Police has au- thority to manage the members of the police department. The Chief of Police will promote the discipline, training, efficiency, and morale of the department. The Chief of Police is authorized to establish the schedule of work for all department personnel.
	Subject to review and approval by the District President or de- signee, the Chief of Police will prepare a handbook or manual of procedures, guidelines, and regulations to implement Board policy and to guide officers in the discharge of their responsibilities. The handbook or manual will address arrests, search and seizure, use of force, evidence handling, use of vehicles and equipment, protec- tion of criminal history information and other confidential infor- mation, use of firearms and qualifications, officer standards of con- duct and training, interaction with other law enforcement agencies, interaction with mentally impaired individuals, traffic control, compli- ance with state and federal mandates, and other subjects as may be determined by the Chief of Police. The handbook or manual will address communication and cooperation between the police de- partment and Collin College campus administrators with authority for the administration of student discipline.
	The Chief of Police may promulgate oral and written orders, com- mands, directives, and verbal instructions that are not inconsistent with the law, Board policy, or orders and instructions from the Dis- trict President or designee.
Security Authority and Powers	While within the jurisdiction set out in this policy, peace officers em- ployed and commissioned by the College District will have all the powers, privileges, and immunities of peace officers. College Dis- trict peace officers will have the authority to:
	 Protect the safety and welfare of any person in the jurisdiction of the College District and protect the property of the College District.
	2. Enforce all laws, including municipal ordinances, county ordi- nances, and state laws, and investigate violations of law as needed. In doing so, College District peace officers may serve search warrants in connection with College District-related in- vestigations in compliance with the Texas Code of Criminal Procedure

Procedure.

	3.	Arrest suspects consistent with state and federal statutory and constitutional standards governing arrests, including ar- rests without warrant, for offenses that occur in the officer's presence or under the other rules set out in the Texas Code of Criminal Procedure.
	4.	Coordinate and cooperate with commissioned officers of all other law enforcement agencies in the enforcement of this policy as necessary.
	5.	Enforce College District policies on College District property or at College District functions.
	6.	Investigate violations of College District policy, rules, and reg- ulations as requested by the District President and participate in administrative hearings concerning the alleged violations.
	7.	Carry weapons as directed by the Chief of Police and ap- proved by the District President.
	8.	Carry out all other duties as directed by the Chief of Police or District President.
Limitations on Outside Employment	mer	officer commissioned under this policy will provide law enforce- at or security services for an outside employer without prior writ- approval from the Chief of Police.
	-	e DBF(LOCAL) for additional requirements related to non- ool employment.]
Relationship with Outside Agencies	The College District's police department and the law enforcement agencies with which it has overlapping jurisdiction will enter into a memorandum of understanding that outlines reasonable communi- cation and coordination efforts among the department and the agencies. The Chief of Police and the District President or de- signee will review the memorandum of understanding at least once every year. The memorandum of understanding will be approved by the Board.	
Use of Force	whe	use of force, including deadly force, will be authorized only n reasonable and necessary, as outlined in the department lations manual.
Guiding Principles	the Boa nity to us	use of force by police officers is a matter of critical concern to Board, the public, and the law enforcement community. The rd recognizes and respects the value of all human life and dig- without prejudice to anyone. Vesting officers with the authority se reasonable force and to protect the public welfare requires nitoring, evaluation, and a careful balancing of all interests.

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	actic out t appr true	cers are involved on a daily basis in numerous and varied inter- ons and, when warranted, may use reasonable force in carrying heir duties. Officers must have an understanding of, and true reciation for, their authority and limitations. This is especially with respect to overcoming resistance while engaged in the formance of law enforcement duties.
Duty to Intervene and Report	ing f unde to pr anot	College police officer present and observing another officer us- orce that is clearly beyond that which is objectively reasonable er the circumstances will, when in a position to do so, intercede revent the use of unreasonable force. An officer who observes her employee use force that exceeds the degree of force per- ed by law will promptly report these observations to a supervi-
Standards for Using Force	nece ficer	ers will use only that amount of force that reasonably appears essary given the facts and circumstances perceived by the of- s at the time of the event to accomplish a legitimate law en- ement purpose.
	prev pare ticat sear	officer may use reasonable force to effect an arrest, search, ent escape, or overcome resistance. If it is not reasonably ap- ent to the person being arrested, or it is not reasonably imprac- ble to do so, officers should make clear their intent to arrest or och the person and identify themselves as peace officers before g force.
	an o facto	en determining whether to apply force and evaluating whether fficer has used reasonable force, officers will take the following ors into consideration, as time and circumstances permit. se factors include, but are not limited to:
	1.	Immediacy and severity of the threat to officers or others;
	2.	The conduct of the individual being confronted as reasonably perceived by the officer at the time;
	3.	The officer's personal circumstances (e.g., age, size, relative strength, prior training and skill level, injuries sustained, level of exhaustion or fatigue, the number of other officers available);
	4.	The effect of drugs or alcohol on the subject;
	5.	The subject's mental state or capacity;
	6.	Proximity of weapons or dangerous improvised devices;
	7.	The degree to which the subject has been effectively re- strained and his or her ability to resist despite being re- strained;

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	8.	The availability of other options and their possible effective- ness;	
	9.	Nature of the offense or reason for contact with the individual;	
	10.	Likelihood of injury to officers, suspects, and others;	
	11.	Whether the person appears to be resisting, attempting to evade arrest by flight, or is attacking the officer;	
	12.	The risk and reasonably foreseeable consequences of es- cape;	
	13.	The apparent need for immediate control of the subject or a prompt resolution of the situation;	
	14.	Whether the conduct of the individual being confronted rea- sonably appears to pose an imminent threat to the officer or others or whether the risk of imminent threat has subsided;	
	15.	Prior contacts with the subject or awareness of any propensity for violence; or	
	16.	Any other exigent circumstances.	
	Use	of deadly force is justified only in the following circumstances:	
	1.	An officer may use deadly force to protect himself or herself or other persons from what the officer reasonably believes would be an imminent threat of death or serious bodily injury.	
	2.	An officer may use deadly force to stop a fleeing subject when the officer has probable cause to believe that the person has committed, or intends to commit, a felony involving the inflic- tion or threatened infliction of serious bodily injury or death, and the officer reasonably believes that there is an imminent risk of serious bodily injury or death to any other person if the subject is not immediately apprehended.	
Reporting and Analysis	vehi whe and essa of fc com be s train lated	icers are discouraged from discharging a firearm at a moving nicle. An officer may discharge a firearm at a moving vehicle only en there is an imminent threat of death or serious bodily injury, d the officer reasonably believes that use of deadly force is nec- sary to defend the life of the officer or any other person. Any use force by a College police officer will be documented promptly, mpletely, and accurately in an appropriate report, and a copy will sent to the District President. To collect data for purposes of ning, resource allocation, analysis, policy development, and re- ed purposes, the Chief of Police or designee may require the mpletion of additional report forms, as specified in department	

procedure or law. The Chief of Police will objectively evaluate the

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	use of force by the department's officers to ensure that their au- thority is used lawfully, appropriately, and consistently with training and policy.
Annual Report	Each year, the Chief of Police or designee will submit to the District President a written report summarizing and analyzing the use of force incidents in the preceding year that resulted in death, visible injury, or unconsciousness; that would lead a reasonable officer to conclude that the individual may have experienced more than mo- mentary discomfort; that used methods of restraint other than handcuffs or approved devices; that involved individuals who were struck or kicked; or that involved claims by individuals that the of- ficer used excessive force or caused injury. The District President or designee will evaluate the need for additional training or policy modifications.
Training	In addition to initial and supplementary training on use of force, all College police officers will participate no less than annually in regu- lar and periodic department training addressing this policy and pro- tecting the public.
Emergency Driving in Pursuit and Non- Pursuit Situations	Vehicle pursuits expose innocent citizens, law enforcement offic- ers, and fleeing violators to the risk of serious injury or death. The College District's police officers will make every reasonable effort to apprehend a fleeing suspect and to respond to emergency calls quickly and safely. The pursuit or call response should never be carried to such an extent as to endanger the lives or property of in- nocent users of the street, the highway, the violator, or the officer.
	Emergency, non-pursuit driving is the operation of an authorized emergency vehicle with emergency lights and sirens in operation by a police officer in response to a life-threatening or a violent crime in progress, using due regard for the safety of others.
	Emergency driving in a pursuit situation is an active attempt by a police officer, operating an emergency vehicle and utilizing simultaneously all emergency equipment, to apprehend one or more occupants of another moving vehicle and the driver of the fleeing vehicle is aware of that attempt and is resisting apprehension. Officers' conduct during the course of a pursuit must be objectively reasonable; that is, what a reasonable officer would do under the circumstances.
Emergency Driving in General	The operation of a Collin College police vehicle, when utilized as an authorized emergency vehicle, is governed by the Texas Transportation Code Chapter 546. College police officers may op- erate College police vehicles as emergency vehicles in compliance with this policy in non-pursuit and pursuit emergency situations. When operating a department vehicle as an authorized emergency

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	vehicle, the officer will immediately activate all emergency lights and sirens and will immediately notify the dispatcher. Officers will not operate a police vehicle in emergency status if it is occupied by any passenger other than another police officer.
	Unmarked vehicles and police vehicles and College-owned vehi- cles without emergency lights and sirens will not be operated as emergency vehicles.
Non-Pursuit Situations	Emergency responses will be made only when the incident involves a life-threatening situation or a violent crime in progress. Emer- gency responses must be approved by a supervisor. When decid- ing to initiate or continue driving under emergency conditions, offic- ers will consider such factors as traffic volume, time of day, weather conditions, and potential hazard or liability to themselves and the public. Officers will have sufficient information to justify the decision to drive under emergency situations. Officers responding to a call from another officer needing assistance will remember that one must arrive at the scene safely in order to be of assistance.
Pursuit Situations	Probable cause must exist for the belief that a felony offense has been committed and failure to apprehend a suspect immediately may result in loss of life or serious bodily injury to another. A crime against property, by itself, will not justify pursuit.
	Pursuits will be utilized only in instances necessary to pursue sus- pected perpetuators of felony crimes, which occurred on property owned, operated, or controlled by the College District. No pursuit will be initiated or continued on or off property owned, operated, or controlled by the College District by any officer unless a supervisor approves such pursuit. The supervisor will control the pursuit and have the authority to terminate the pursuit at any time. Supervisors should be within radio contact at all times and continually assess the advisability of commencing and continuing the pursuit. The su- pervisor will determine whether a back-up police vehicle is neces- sary and appropriate. The supervisor will notify other jurisdictions if the pursuit is likely to enter or cross into another jurisdiction.
	The pursuing officer will consider the following factors before initiat- ing a pursuit:
	1. Nature of the offense;
	2. The importance of protecting the public and balancing the known or reasonably suspected offense and the apparent need for immediate capture against the risks to officers, innocent motorists, and others;
	3. Performance capabilities of the pursuit vehicle;

	4.	Vehicle speeds, road, traffic, and pedestrian conditions that unreasonably increase the danger of the pursuit when weighed against the risks resulting from the suspect's escape;	
	5.	Weather and environmental factors such as rain, fog, ice, snow, or darkness that could substantially increase the dan- ger of pursuit;	
	6.	Age of offender, whether the identity is known, and whether there is comparatively minimal risk in allowing the suspect to be apprehended at a later time;	
	7.	Officer's familiarity of area and his or her ability to accurately describe location and direction of travel;	
	8.	Safety of the public in the area of the pursuit, including the type of area, time of day, the amount of vehicular and pedes-trian traffic (e.g., school zones) and the speed of the pursuit relative to these factors; and	
	9.	Availability of other resources and back-up assistance.	
	late	en the suspect's identity has been established at a point where r apprehension can be accomplished, and there is no logical d for immediate apprehension, the pursuit will be terminated.	
	whe offic invo tinua	cers should not continue an emergency response or pursuit en conditions escalate to a degree that places the safety of the cers or others in an unacceptable level of jeopardy. All officers olved in vehicular pursuits will be held accountable for the con- ation of a pursuit when traffic hazards and other circumstances cate, by danger level, that it should have been discontinued.	
	surr	cers will not use their vehicle as a ramming device, to box in or round a suspect vehicle, to overtake or force a suspect vehicle he roadway, or to create roadblocks.	
Pursuits Initiated by Other Law Enforcement Agencies	College police officers will discontinue the pursuit when another agency has assumed the pursuit, unless continued assistance of the Collin College Police Department is requested by the agency assuming the pursuit.		
	pas	en a pursuit begins within another agency's jurisdiction and ses or ends within the College District's primary geographical diction, the originating agency will have arrest responsibility.	
Reporting and Analysis	purs cum by ti	er a pursuit, the pursuing officer and supervisor monitoring the suit will each prepare a written report detailing the factual cir- istances surrounding the pursuit. The report will be evaluated he Chief of Police or his or her designee to ensure compliance this policy and other department procedures. Each year, the	

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	Chief of Police will submit to the District President or designee a report summarizing and analyzing the pursuits taken in the previous year. The District President or designee will evaluate the need for additional training or policy modifications.
Training	In addition to initial and supplementary training on pursuits, all po- lice officers of the department will participate no less than annually in regular and periodic department training addressing this policy and the importance of vehicle safety and protecting the public.
Video Monitoring	Video equipment will be used on a College District police car for safety purposes whenever the flashing lights on a car are in use.
Access to Recordings	Recordings will be considered law enforcement records, will re- main in the custody of the Chief of Police, and will be maintained as required by the department regulations manual and <u>in accord- ance with applicable</u> law. An original complete copy of all dash cam and body camera recordings will be archived by the Infor- mation Technology Department in accordance with records reten- tion guidelines. See CR(Local) for additional information.
Training	All College District officers will receive at least the minimum amount of education and training as required by law.
Racial Profiling	Officers will actively enforce state and federal laws in a responsible and professional manner, without regard to race, ethnicity, or na- tional origin. Officers are prohibited from engaging in bias-based profiling when making traffic stops, field interview stops, or initiating asset seizure and forfeiture efforts. This policy is applicable to all persons, whether drivers, passengers, or pedestrians. Officers will conduct themselves in a dignified and respectful manner at all times when dealing with the public. Two of the fundamental rights guaranteed by the United States and Texas constitutions are equal protection under the law and freedom from unreasonable searches and seizures by governmental agents. The right of all persons to be treated equally and to be free from unreasonable searches and seizures must be respected. Bias-based profiling is an unaccepta- ble patrol tactic and will not be condoned.
	The District President or designee will provide a complaint process so that students, employees, and other citizens may report viola- tions of this policy. The District President or designee will provide public education regarding the complaint process in the form of bul- letin board notices, website postings, student handbook notices, public presentations, and/or other forms of communication de- signed to promote public awareness.
	The Chief of Police will disseminate written regulations to all mem- bers of the police department that strictly prohibit racial profiling;

	define acts constituting racial profiling; describe the complaint pro- cess by which an individual may file a complaint if the individual be- lieves that he or she has been subjected to racial profiling; and re- quire appropriate corrective action to be taken against a peace officer who, after an investigation, is shown to have engaged in ra- cial profiling in violation of this policy. The written regulations will comply with state law requirements regarding the collection of data regarding arrests and the annual reporting to TCOLE and the Board regarding the data.
	The Chief of Police or designee will provide periodic training re- garding this policy and the department's procedures regarding ra- cial profiling.
Complaints	Complaints against police officers must be in writing and signed by the person making the complaint. A copy of the complaint will be given to the officer within a reasonable time after it is filed, and no disciplinary action will be taken against the officer as a result of the complaint unless a copy is given to the officer and the matter has been investigated. A signed letter from a supervisor or other em- ployee with knowledge of the facts may fulfill the requirements of a complaint.
	Complaints involving allegations of misuse of force, brutality, felony misconduct, misdemeanors involving moral turpitude, corruption, or police conduct involving serious injury or death will be investigated by an impartial supervisor who did not have involvement in the un- derlying matter. However, the District President or designee, in his or her sole discretion, may appoint an investigator outside the de- partment when circumstances warrant such action.
	Grievances and concerns by police department employees con- cerning wages, promotions, hours of work, working conditions, workplace conflict, discrimination, performance evaluations, as- signments, reprimands, or disciplinary action will be processed in accordance with the Board's personnel policies located in DAA of the Board's policy manual.
	Appeals regarding this complaint process will be filed in accord- ance with DGBA, FLD, or GB, as appropriate.
	Complaints against the Chief of Police will be submitted to the Dis- trict President or designee who will appoint an appropriate investi- gator.
Assistance in College Hearings	As employees of the College, the College's police officers have a duty to assist the College administration in College disciplinary hearings or other College hearings when the officer has information pertinent to the hearing, regardless of whether the hearing involves

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	cha info ter p	ninal or noncriminal charges and regardless of whether criminal rges are pending. Officers may be called to provide expertise, rmation, records, or testimony that may be pertinent to the mat- bending. In extenuating circumstances, the District President or or her designee may excuse an officer's participation.	
School Marshal Program Purpose and	The sole purpose of a school marshal is to prevent the act of mur- der or serious bodily injury on the College's premises, acting only within the authority granted in this policy and applicable law.		
Responsibilities	A school marshal may only act as necessary to prevent or abate the commission of an offense that threatens serious bodily injury or death of students, faculty, staff, or visitors on school premises.		
	Asc	chool marshal may not issue a traffic citation.	
Appointment	An individual who is employed by the College District and is inter- ested in serving as a school marshal will express such interest by completing a designated application form available in the District President's Office.		
	be e	ddition to holding a current and valid License to Carry (LTC), to eligible for appointment as a school marshal at the College, an licant must:	
	1.	Successfully complete all prerequisite commission training;	
	2.	Pass the state licensing exam;	
	3.	Be currently employed by the College District;	
	4.	Be appointed by the Board; and	
	5.	Meet all statutory requirements and TCOLE requirements, in- cluding psychological fitness established through a psycho- logical examination.	
	To be eligible for an appointment, an employee must also meet all additional requirements as outlined in Occupations Code 1701.260 and 37 Administrative Code 227.3.		
	The College District is not obligated to appoint any individual as a school marshal, and the selection or removal of a school marshal will be at the sole discretion of the College District, subject to applicable laws. An applicant who is appointed as a school marshal must continue to meet all relevant statutory, commission, and College District requirements at all times.		
	Ond	e appointed, a school marshal will:	
	1.	Immediately report to the TCOLE and the College through the Chief of Police, any circumstance which would render him or	

	her unqualified and unauthorized to act as a school marshal by virtue of his or her employment with the College, failure to meet the standards of the commission, another state agency, or under law;	
	. Immediately report to the TCOLE any violation of applicable commission standards, including any discharge of a firearm carried under the authorization of this chapter outside of the training environment on College premises; and	
	. Comply with all requirements under law, including Texas Higher Education Code Section 51.220.	
Possession and Use of Handgun	Individuals appointed as school marshals are authorized to carry or possess a handgun on the physical premises of the College and access such handgun only under circumstances that would justify the use of deadly force under Section 9.32 or 9.33, Penal Code and subject to the requirements found in "Use of Force" outlined herein and in the police department operating procedures, insofar as the Use of Force guidelines and police department procedures are more restrictive.	
	ndividuals appointed as school marshals may only possess or arry the handgun in a concealed manner; however, if the primary uty of the school marshal involves regular, direct contact with stu- ents, the marshal may not carry a concealed handgun but may ossess a handgun on the physical premises of a public junior col- ege campus in a locked and secured safe within the marshal's im- nediate reach when conducting the marshal's primary duty.	
	ichool marshals will be designated as school marshals only for pecific campuses, and such designation will be made by the loard in closed Executive Session.	
Training	raining is required on an annual basis that meets or exceeds the tate's training requirements for school marshals. Training will be acilitated and monitored through the College's police department, s authorized by the Chief of Police.	
Equipment	appointed school marshals will carry their personal firearms and re responsible for maintaining them appropriately. Firearms and mmunition of school marshals must be approved by the Chief of Police or designee and are subject to periodic inspection by the Chief of Police or designee for safety purposes. The only ammuni- on a marshal may carry and use is frangible duty ammunition ap- roved by the TCOLE.	
Renewal of Appointment	n individual serving as an appointed school marshal is reviewed nd considered for reappointment annually by the Chief of Police.	

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	Individuals recommended for appointment and renewal are then considered by the Board in closed Executive Session.
	Appointments may be withdrawn at any time for any reason or no reason by action of the Board in its sole discretion taken in execu- tive session, without the right to appeal.
	If a school marshal's status becomes inactive for a reason spelled out in Texas Higher Education Code Section 51.220(g) or other law, that school marshal will cease being a marshal for the College and will notify the Chief of Police immediately of the change in sta- tus.
Confidentiality	Except as provided in Section 1701.260(j) of the Texas Occupa- tions Code, the identity of a school marshal is confidential. The identity of a school marshal will not be disclosed by the College District in response to a request under the Texas Public Information Act.
	However, if the College District receives an inquiry in writing from a parent or guardian of a student enrolled at the College District, the Board will provide the parent or guardian written notice indicating whether any employee of the public junior college is currently ap- pointed as a school marshal. Such notice will not disclose any in- formation confidential under this section, including the identity of any particular school marshal.

Definition	Technological and information resources are defined to include electronic data and records; software; networking tools; remote ac- cess devices; electronically recorded voice, video, and multimedia communications; and other electronic devices used primarily for the transmission, storage, or utilization of electronically communi- cated information.
Use of College District Technological and Information Resources	College District technological and information resources are pro- vided to allow faculty, staff, and students to pursue the central edu- cational mission of the College District and are to be used to the extent that they promote that mission either directly in teaching and research or indirectly in supporting the offices that maintain College District operations. Incidental personal use that does not otherwise violate this policy or have an adverse effect on College District re- sources will be permitted. Technological and information resources will be accessed and used in an ethical manner consistent with the institution's Core Values, which include a passion for learning, ser- vice and involvement, creativity and innovation, academic excel- lence, dignity and respect, and integrity. All users of technological and information resources are to adhere to legal and professional standards, to support the mission, and to act in the best interests of the College District.
	All users of technological and information resources are responsi- ble for the protection of College District assets to which they are assigned and for not compromising the accuracy, integrity, and confidentiality of the information to which they have access. Re- sources are not to be abused or employed in such a way as to in- terfere with, or cause harm or damage to, another person, institu- tion, or company within or outside the College District. While the College District encourages the exploration of educational and scholarly interests through the use of its technological resources, respect for the rights and privacy of others will be observed. Those who are authorized to access confidential files will respect the pri- vacy rights of others and use data only for legitimate academic or administrative purposes.
	All users of College District technology resources will comply with the following policies, procedures, and security controls.
Access	Many of the technological and information resources of the College District may be accessed by all employees and students of the Col- lege District and by the public as well. However, access to some resources is restricted. The appropriate administrators will deter- mine and authorize the appropriate degree of access.
	Users will implement best practices in taking precautions to pre- vent the unauthorized use of their access codes. In choosing ac- cess codes, users will avoid the use of common words, proper

	names, readily associated nicknames or initials, and any other let- ter or number sequences that might easily be guessed. Users will be held accountable for their own actions performed under their ac cess codes and will be subject to appropriate disciplinary action if violations occur from the actions of other individuals as a result of user negligence in protecting the codes. Users are responsible for changing access codes on a regular basis. If an access code be- comes compromised, users will change it immediately upon be- coming aware that said code has been compromised.	C-	
	Users will not attempt to access, search, or copy technological and information resources without the proper authorization. No one will use another individual's account without permission, and active sessions will not be left unattended. Providing or using false or misleading information in order to gain access to technological and information resources will be prohibited. Users will not test or at- tempt to compromise internal controls, even for purposes of sys- tems improvement. Such actions require the advance, written ap- proval of the authorized administrator or must be included among the security evaluation responsibilities of one's position. Violations will be reported to the chief information systems officer in the office of information technology.	d	
Protecting Confidentiality	Unless disclosure is a normal requirement of a user's position and has been so authorized, no user will disclose:		
	1. Confidential information that is protected by the Family Edu- cational Rights and Privacy Act (FERPA);		
	2. Personnel records; or		
	 Other materials commonly recognized or considered as sens tive or confidential. 	;i-	
	All users with access to confidential data will safeguard the accuracy, integrity, and confidentiality of that data by taking precautions and performing office procedures necessary to ensure that no unauthorized disclosure of confidential data occurs. Such precaution and procedures include, but are not limited to, avoiding the use of portable storage devices (i.e., thumb drives), protecting sensitive data with access codes, and only storing sensitive materials on the College District's network, including College District-approved or College District-contracted external sites such as publisher websites for a course being offered by the College District. If portable storage devices that contain confidential information must be used the device must be encrypted. A justification must also be provided to the Chief Information Security Officer.	e	

Information regarding the confidentiality of student educational records may be found in the student handbook or by contacting the registrar.

Privacy For purposes of this policy, privacy is defined as the right of an individual or an organization to create, maintain, send, and receive electronic data, software, and communications files that are safe from examination and disclosure by unauthorized parties. The College District recognizes that individuals have a substantial interest in and reasonable expectation of privacy. Accordingly, the College District respects the privacy rights of all users of the College District's technology resources.

The College District will not monitor users' private electronic data, software, and communications files as a routine matter. Users should note that some electronic files are copied to backups and stored for indefinite periods in centralized locations. In such instances, user deletion of an electronic file, such as an email message, may not delete a previously archived copy of that file.

It is a violation of College District policy for any member of the College District community to access College District databases to engage in electronic "snooping," or to use College District technological resources for the purpose of satisfying idle curiosity about the affairs of others, with no substantial business purpose for obtaining access to such files.

The College District reserves the right to access and to disclose the contents of an individual's electronic data, software, and communications files; however, the College District will do so after obtaining the proper approvals only when a legitimate need exists and the urgency of the need is sufficiently strong to offset the College District's commitment to honor the individual's privacy. Such grounds include, but are not limited to:

- 1. Maintaining system integrity, for example, tracking viruses;
- 2. Protecting system security;
- 3. Investigating indications of impropriety;
- 4. Protecting the College District's property rights; and
- 5. Meeting legal obligations, for example, subpoenas and open records requests.
- **Copyright Issues** Copyright is a form of protection the law provides to the authors of "original works of authorship" for their intellectual works that are "fixed in any tangible medium of expression," both published and unpublished (Title 17, United States Code). It is illegal to violate

any of the rights provided by the law to the owner of a copyright. The College District respects the ownership of intellectual material governed by copyright laws. All users of the College District technology resources will not knowingly fail to comply with the copyright laws and the provisions of the licensing agreements that apply to software; printed and electronic materials, including documentation, graphics, photographs, multimedia, including musical works, video productions, sound recordings, and dramatic works; and all other technological resources licensed or purchased by the College District or accessible over network resources provided by the College District. The user will be responsible for reviewing individual author, publisher, patent holder, and manufacturer agreements for software, programs, and applications loaded by the user onto College District hardware, equipment, and web resources.

In compliance with the requirements of the Digital Millennium Copyright Act of 1998 (DMCA), any user of the College District's technology resources who violates the digital copyright laws for the first time will be reminded of the laws, and the software or licensing violations will be removed. A second violation will result in removing the software or licensing violations, retraining of the user in copyright procedures, and taking appropriate disciplinary action. A third violation will require the College District to remove the user's network and internet access and take further disciplinary action, which may include termination from College District employment or student status. In addition, any violation of digital copyright laws by a student or by a College District's network or disruption of classroom activities will be addressed as a formal disciplinary matter.

All technological resources developed by the College District employees, students, and contractors for use by the College District or as part of their normal employment activities are considered "works for hire." As such, the College District is considered the "author" and owner of these resources. Information regarding intellectual property rights may be found in the faculty and staff handbook.

[See CT]

DMCA-Designated
AgentTitle II of the DMCA enables internet service providers (ISPs), such
as the College District, to limit liability for monetary damages re-
lated to copyright infringing activities of their users. Provisions
within the legislation further protect educational institutions and
limit liability for monetary damages caused by copyright infringing
activities of their users. In order to comply with Title II of the DMCA,
the College District designates the following individual as the
DMCA-designated agent to receive notices and claims from copy-
right owners about infringements:

	Name:	David Hoyt	
	Position:	Chief Information Officer	
	Address:	3452 Spur 339, McKinney, TX 75069	
	Telephone	e: (972) 599-3133	
	Email:	dhoyt@collin.edu	
	the inform provides a	ly, the College District will maintain a prominent link on ation technology page of the College District website that access to this policy and a link to report DMCA notices or the DMCA-designated agent.	
Viruses	knowledge cutable co rus. To thi taken by t	sponsibility of the user, to the best of his or her e and ability, to ensure that any imported or exported exe- ode or data are free of any destructive code, such as a vi- s end, best practices regarding safety precautions will be he user. The office of information technology will be con- questions related to such precautions or information and software.	
Backups	administra are in plac stored in a tiality of th	sponsibility of the appropriate administrator or network ator to ensure that appropriate procedures and resources ce to backup data on a regular basis. Backups are to be a location that is physically secure to protect the confiden- ne data. It is the responsibility of the individual user to per- actions necessary to comply with these procedures.	
Physical Security	Each user will be responsible for the physical security of the tech- nological and information resources to which he or she has been assigned (e.g., desktop computer, laptop computer, pager, cell phone, bar code, scanner, and the like). Administrators will help to ensure physical security by instituting procedures for the use of locked doors and/or for the use of security devices made availabl by the College District for the protection of equipment. To avoid loss by fire or theft, backups of important data will not be stored in the same location as the originals. Certain electronic information will only be stored on the College District's network, including Col lege District-approved and College District-contracted external sites such as publisher websites for a course offered by the Col- lege District. This electronic information includes:		
	1. Conf	idential information that is protected by FERPA;	
	2. Pers	onnel records; and	
		r materials commonly recognized or considered as sensi- or confidential.	

	Adequate power regulators and surge suppressors will be used.
Ownership of College Data	<u>Collin College owns all data created and stored in college-owned</u> <u>and college-leased equipment, including cloud-based applications.</u> <u>Videos captured through cameras on campus are owned and man- aged by the Information Technology Department in compliance with college policies and records retention requirements.</u>
	See CHA(Local) for Vehicle Dash Camera and Police Body Cam- era video requirements.
College District Property	Technology and information resources that are the property of the College District will not be copied, altered, manipulated, trans- ferred, retained, or removed from campus without written authori- zation from the appropriate administrator. The location of each physical resource will be entered in the College District's capital equipment inventory system and updated as necessary.
Personal Use of College District Technological Resources	Authorization for the personal use of College District technological resources by employees will be determined on an individual basis by, and at the discretion of, the appropriate administrator. The use of the College District's technological resources, including the network, for a revenue-generating activity that benefits an individual employee will be strictly prohibited. Personal telephones and data connections in student housing are considered to be part of the private residence. Student use of these and other College District technological resources that intrudes on general College District use or that uses significant resources is prohibited.
Misuse of Technological and Information Resources	The use of College District technological and information resources and the resources themselves will not be abused in any way. Users will not attempt to alter the restrictions associated with their ac- counts or to attempt to breach internal or external security sys- tems. Moreover, users will not impersonate other individuals or misrepresent themselves in any way when using College District technological resources.
	Users of network resources are prohibited from engaging in any activity that is proscribed by federal and/or state law. In addition, the network will not be used for criminal purposes such as posting another individual's credit card numbers or personal access codes. External networks, for example, NEXUS, the internet, and bulletin boards will also be used in an ethical, responsible, and courteous manner, and all users will adhere to the policies of these services.
	College District technological and information resources will not be used in a manner that is invasive or that diminishes their efficiency. One example of such use involves the broadcast function. Alt- hough current technology enables users to broadcast messages to

	all members of the College District community simultaneously, the use of this technology is restricted to official College District activi- ties. Notices involving monetary transactions or those that are in- appropriate or illegal will not be posted using College District tech- nological or information resources as defined in this policy.
Inappropriate Material	Users are to comply with the College District's Core Values and ex- ercise caution and good judgment in accessing material using Col- lege District network resources. Material that includes language and actions that would constitute a hate crime (such as language that is racist or anti-Semitic, and the like), fighting language, or vis- ual material that creates a hostile working environment will be ac- cessed only for legitimate academic and administrative purposes. This material will be not be accessed in an environment and in a manner that will negatively affect third parties (including printing such information on public printers or forwarding it to others without their consent).
	Communications from users of College District technology re- sources will reflect civility and the College District's Core Values, which include a passion for learning, service and involvement, cre- ativity and innovation, academic excellence, dignity and respect, and integrity. Therefore, the use of College District technological resources for creating or sending nuisance, harassing, or porno- graphic materials or messages is prohibited. For the purpose of ap- plying the College District's disciplinary policy, the determination of what is pornographic or what constitutes a hate crime, fighting words, or visual material that creates a hostile working environ- ment is within the sole discretion of the College District.
Reporting Violations	Violations of this policy, including any violations of the DMCA, will be reported to the appropriate supervisor, director, dean, DMCA- designated agent, or other responsible person. DMCA notices or claims of infringements will be immediately sent to the DMCA-des- ignated agent listed in this policy.
	Depending on the nature of the violation, the appropriate adminis- trator may include the responsible vice president, chief information officer, human resources officer, or internal auditor.
	Alleged violations will be investigated and, if substantiated, ad- dressed in accordance with appropriate College District disciplinary processes for students and employees.
	The College District will consider the intent, effect, and seriousness of the incident in levying sanctions for violations of this policy. Any person who engages in any kind of computer or systems misuse as described in this policy may be subject to disciplinary action, in-

	natic tion, Whe be se	ng the loss of computer privileges, suspension, and/or termi- on from the College District, and appropriate criminal prosecu- if warranted, under the applicable state and/or federal laws. never the College District deems it appropriate, restitution may ought for any financial losses sustained by the College District others as a direct result of the misuse.	
HEOA / Digital Copyright Compliance	The Higher Education Opportunity Act of 2008 (HEOA) addresses, in part, unauthorized file-sharing, including, but not limited to, mu- sic, streaming, video, images, and other electronic data, using Col- lege District networks. To deter unauthorized file-sharing on its net- works, the College District will:		
	1.	Disclose annually to all users information that explains unau- thorized distribution, including file-sharing, of copyrighted ma- terials may subject the individual to civil and criminal liabilities; an explanation of federal copyright law, including a summary of penalties for related violations; and the College District's policies and procedures regarding unauthorized file-sharing, including disciplinary actions that may be taken against stu- dents who engage in unauthorized distribution or illegal down- loading using the College District's information technology systems.	
	2.	Follow a plan to effectively combat unauthorized distribution using a variety of technology-based deterrents.	
	3.	Offer and provide access to alternatives to illegal file-sharing and downloading.	
Copyright Compliance Annual Disclosure	sour HIBI view Distr	College District will require each user of its technology re- ces to annually read the copyright disclosure [see CR(EX- T)] and submit an online affirmation that he or she has re- ed the disclosure and is aware of and familiar with the College ict's policies and procedures regarding illegal distribution of righted materials.	
	provi HIBI	tionally, during orientation activities, the College District will ide all students a copy of the copyright disclosure [see CR(EX- T)] and information regarding the legalities associated with -to-peer file-sharing.	
Plan to Combat Unauthorized		College District will use a variety of capabilities and products commercial vendors in order to:	
Distribution	1.	Perform bandwidth shaping;	
	2.	Conduct traffic monitoring to identify the largest bandwidth users; and	

	3. Reduce or block illegal file-sharing.
	The College District will investigate and respond to all submitted complaints of violations of the DMCA according to the reporting procedures noted above.
Alternatives to Illegal File-Sharing and Downloading	The College District encourages all users of its technology re- sources to utilize free or commercial services that provide the user with a legal way to copy and use various types of digital content and ensures the use of electronic media is in compliance with fed- eral copyright law.
	EDUCAUSE, an information technology consortium in higher edu- cation, maintains a <u>website of links</u> ¹ to legal sources of online con- tent.
Access by Individuals with Disabilities	The District President or designee will develop procedures to en- sure that individuals with disabilities have access to the College District's electronic and information resources similar to individuals without disabilities.
Drones	The flying of drones over or from sites on College District property or as part of the College District's administrative, academic, or re- search program is permitted only in accordance with law and Col- lege District regulations.
	1 EDUCAUSE: http://www.educeuse.edu/legelcontent

¹ EDUCAUSE: <u>http://www.educause.edu/legalcontent</u>

ADOPTED:

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INFORMATION SECUR	TY CS (LOCAL)	
Information Security Program	The District President <u>or designee shall will</u> approve an information security program designed to address the security of the College District's information resources against unauthorized or accidental modification, destruction, or disclosure. This program <u>shall will</u> also address accessibility, privacy, and security of the College District's website.	
Security Breach Notification	Upon discovering or receiving notification of a breach of system se- curity, the College District shall-will_disclose the breach to affected persons or entities in accordance with the time frames established by law.	
	The College District <u>will shall</u> give notice by using one or more of the following methods:	
	1. Written notice	
	2. Electronic mail, if the College District has electronic mail ad- dresses for the affected persons	
	3. Conspicuous posting on the College District's website	
	4. Publication through broadcast media	
	The College District may also work with United States Computer Emergency Readiness Team (US-CERT), Information Sharing and Analysis Center (ISAC) or other trusted third party broker to help research and resolve the issue.	

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COMPENSATION AND FRINGE BENEFITS	BENEFITS	DEB (LOCAL)
Insurance Benefits	The rules and regulations of the Employees Retirement Benefits (ERS) of Texas, the Group Benefits Program, a fordable Care Act (ACA) shall <u>will</u> be followed in providin group life, accident, health, and dental insurance covera active full-time employees.	nd the Af- g basic
ACA Summary	The ACA is federal legislation passed in 2010. The emp date provisions of the ACA became effective in 2015. Th rules are complex and multi-faceted, and impact both er and individual employees.	ne ACA
Employee Impact	The ACA requires most Americans to have medical insu- January 1, 2014, and attempts to ensure that Americans cess to medical insurance they can afford, whether they an employer, directly from an insurance company, or fro ance company offering coverage through a government exchange (i.e., a state exchange or, in states that don't own exchanges, like Texas, the Healthcare.gov website not having medical insurance in 2014 may have to pay a alty called an "individual shared responsibility payment."	s have ac- get it from m an insur- sponsored have their). Persons a tax pen-
Employer Impact	In general, the ACA requires that any employer that has full-time equivalent employees offer to at least 95 percen- time employees and their dependents up to age 26 med ance coverage meeting certain minimum standards. Em- that do not offer such coverage must pay a monetary per- year to the federal government, known as the "shared re- ity payment." The ACA's definition of a full-time employee ployee whose actual average monthly hours of service a more.	nt of its full- lical insur- ployers enalty each esponsibil- e is an em-
Measurement Periods <i>Standard</i> <i>Measurement</i> <i>Period</i>	The Standard Measurement Period is the "look back" per which the College District must measure the hours of se ongoing employees in order to determine who qualifies under the ACA. Ongoing employees are those who joint lege District before the beginning of the Standard Measu Period, so that they are employed for all 12 months of the Measurement Period. The College District has selected of July 1 of each year through June 30 of the following y 12-month period for its Standard Measurement Period.	ervice of its as full-time ed the Col- urement ne Standard the period
Standard Administrative Period	The Standard Administrative Period is the period after the the Standard Measurement Period during which the Col trict must evaluate each ongoing employee's work recor mine whether he or she averaged 130 hours or more of month during the Standard Measurement Period. During Standard Administrative Period, the College District will offer of health insurance coverage to those ongoing emp	lege Dis- d to deter- service per g the make an

COMPENSATION AND BENEFITS FRINGE BENEFITS

	termined to be full-time based on their hours worked during the im- mediately preceding Standard Measurement Period. The College District has selected July 1 through August 31 of each year as the two-month Standard Administrative Period, which coincides with the College District's existing open enrollment period.
Standard Stability Period	The Standard Stability Period is the period during which ongoing employees who were determined to be full-time based on their hours worked during the Standard Measurement Period must con- tinue to be treated as full-time and therefore eligible for coverage during the Standard Stability Period, regardless of their actual hours worked. [See Rehired Employees, below, for employees treated as having been terminated and rehired] The College Dis- trict's Standard Stability Period coincides with the plan year of its medical plan and is the 12-month period from September 1 of each year through August 31 of the next year.
New Employees	The ACA does not permit an employer to wait until a new employee has completed a Standard Measurement Period to determine whether the employee is full-time. Thus, procedures are required to determine the full-time status of new employees under the ACA. These rules are similar to, but separate from, the rules for deter- mining the full-time status of ongoing employees.
Full-Time	A new employee who, at commencement of employment, is rea- sonably expected to be full-time (i.e., averaging 30 or more hours per week), and who is not a seasonal employee, must be consid- ered full-time for purposes of the ACA, beginning on his or her em- ployment commencement date. (Note that for purposes of deter- mining whether a new employee is full-time based on work expectation, the standard is 30 or more hours per week, not 130 per month.)
	Once a new full-time employee has been employed for an entire Standard Measurement Period, the employee becomes an ongoing employee, and his or her status as full-time for purposes of the ACA is governed by the provisions of this policy regarding ongoing employees.
Non-Full-Time	A new employee who is hired as a part-time, seasonal, or variable- hour (i.e., who may reasonably be expected to sometimes work 30 or more hours per week and sometimes less) employee is not ini- tially considered full-time, but his or her hours of service must be tracked during an Initial Measurement Period, as follows:
	• New employees who are part-time, seasonal, or variable hour (hereinafter, "new non-full-time employees") are tested for ACA full-time status based on an Initial Measurement Period that begins on the first day of the first month following their

COMPENSATION AND BENEFITS FRINGE BENEFITS

	hire date and ends a year later. Immediately following the end of a new non-full-time employees' Initial Measurement Period, there is a one-calendar-month Initial Administrative Period during which the new non-full-time employees' status as full- time or part-time is determined and during which any new non-full-time employees who are determined to have aver- aged 130 or more hours per month are offered coverage.
	• A new non-full-time employee who averages 130 hours or more of service per month during his or her Initial Measure- ment Period and who is therefore determined to be full-time under the ACA will continue to be full-time for purposes of the ACA during his or her 12-month Initial Stability Period, which is the 12-month period immediately following his or her Initial Administrative Period, regardless of his or her actual hours of service during the Initial Stability Period. [See Rehired Em- ployees, below, for employees treated as having been termi- nated and rehired]
	Note that unless a new non-full-time employee is hired in June (other than June 1st) or on July 1st, his or her Initial Measurement Period will partially overlap his or her first Standard Measurement Period. A new non-full-time employee who does not average 130 hours or more of service per month during his or her Initial Measurement Period, but who does average 130 hours or more of service per month during the Standard Measurement Period that starts during his or her Initial Measurement Period, will be considered full-time under the ACA during the Standard Stability Period following such Standard Measurement Period, even though the first months of such Standard Measurement Period would otherwise include the last months of the employee's Initial Stability Period is effectively cut short.
Change of Status to Full-Time	If a new employee who is a non-full-time employee experiences a change in employment status before the end of his or her Initial Measurement Period, such that if the employee had begun employment in that new status, he or she would reasonably have been expected to be full-time under the 30-hour week standard [see New Employees – Full-Time, above], the employee will be considered full-time, and thus eligible for the College District's medical insurance plan, beginning on the first day of the calendar month after the change in employment status to full-time.
Rehired Employees	An employee who is terminated and rehired will be treated as a new employee upon rehire only if he or she was not credited with an hour of service with the College District for a period of at least 13 consecutive weeks immediately preceding the date of rehire.

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	For purposes of applying this rule, whether an employee has an hour of service is determined after application of the rules for spe- cial unpaid leave. [See Rules for Special Unpaid Leave, below]
Definition of Hours or Service	Under the ACA, "hours of service" is a term that generally includes actual hours worked, determined from payroll records, and hours for which the employee is paid, but does not work, such as paid va- cation, holiday, illness, or disability.
Rules for Special Unpaid Leave	Under a special ACA rule, adjunct faculty members must be treated as having 2.25 hours for each contact hour, plus their hours per- forming other required duties, such as attendance at meetings.
Employee / Retiree Benefits Reserve Fund	The College District's Employee/Retiree's Benefits Reserve Fund is established with the general intent to provide funding toward em- ployee/retiree health insurance in the event of a reduction or elimi- nation of state funding that would lower the benefit to less than 100 percent funded for employee-only coverage, and less than 50 per- cent funding for eligible-dependent coverage. Should the state im- pose a reduction in health insurance funding, the District President shallwill present a plan to the Board for utilizing the fund to help off- set the cost of health insurance formerly paid by the state for bene- fits-eligible employees and retirees of the College District.
Tax-Sheltered Annuity	Tax-sheltered annuities are available to all benefits-eligible employ- ees.
Supplemental Retirement Account	Full-time, benefits-eligible employees may elect to participate in a College District-sponsored supplemental tax-sheltered retirement plan that includes a dollar-for-dollar match of an employee's contri- butions to an individual tax-sheltered retirement account (up to a maximum of three percent of the employee's full-time salary).
	Employer contributions are subject to budget availability.
	Contributions to a State of Texas sponsored retirement plan (e.g., the Teacher Retirement System or the Optional Retirement Plan) do not qualify for the employer match. [See the plan document for the "Collin Invests" Enhanced Retirement Savings Plan for require- ments and terms]
Educational Benefits	The Board shallwill provide educational benefits for full-time Col- lege District employees through a tuition reimbursement program described in the College District's procedures and guidelines for faculty and staff.
Tuition Waiver Policy	A full-time employee who reside(s) outside Collin County shallwill, upon submission of a written request and appropriate documenta- tion to the College District's financial aid office, receive a waiver of

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	the difference between the out-of-county or out-of-state and in county resident tuition.	J -
Relocation	Full-time employees who must relocate to accept a position we the College District may be eligible for a relocation allowance. case shallwill the relocation allowance exceed actual document expenses. Employees who received a relocation allowance re- bursement and who voluntarily terminate prior to completion of year of employment shallwill reimburse the College District for relocation monies received, in accordance with the relocation agreement signed by the employee. The amount shallwill be of ducted from the final payroll check.	In no nted im- f one ⁻ all
Wellness	Full-time faculty and staff may participate in any of the College trict's wellness programs and receive matched time for their ex- cise efforts to a maximum of 30 minutes of paid time per day t maximum of one and one-half hours per week. Employees sho request approval from their supervisor prior to participation in wellness program.	xer- o a all<u>will</u>

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COMPENSATION AND BENEFITSDECLEAVES AND ABSENCES(LOCAL)			
Comprehensive Leave Program	The Board provides a comprehensive program of leave benefits for full-time employees of the College District.		
Accrual of Leave	Leave hours accrue on the last day of each month. An employee who is in a paid status (at work or on paid leave) on the last day of the month earns leave hours for that month.		
Reporting Absences	Employee absences are reported through a time and attendance reporting system. Supervisors ensure appropriate documentation and use of leave and take action, as needed, if an employee does not accurately report his or her absences. [See DMAA(LOCAL)]		
Family and Medical Leave	For purposes of the Family and Medical Leave Act (FMLA), the fol- lowing eligible conditions apply:		
	1.	For the birth of a son or daughter, and to care for the newborn child;	
	2.	For placement with the employee of a son or daughter for adoption or foster care [For the rules regarding leave for "adoption" and "foster care," see 29 C.F.R. 825.121];	
	3.	To care for the employee's spouse, son, daughter, or parent with a serious health condition;	
	4.	Because of a serious health condition that makes the em- ployee unable to perform the functions of the employee's job;	
	5.	Because of any qualifying exigency arising out of the fact that the employee's spouse, son, daughter, or parent is a military member on covered active duty (or has been notified of an impending call or order to covered active duty status); and	
	6.	To care for a covered servicemember with a serious injury or illness incurred in the line of duty if the employee is the spouse, son, daughter, parent, or next of kin of the covered servicemember.	
Immediate Family	For purposes of this policy, "immediate family" is defined as a de- pendent son or daughter, including a biological, adopted, or foster child; a stepchild; a legal ward, or a child for whom the employee stands <i>in loco parentis</i> who is under the age of 18, or someone 18 years or older who is incapable of self-care because of a mental or physical disability; and a spouse.		
Family Emergency	The term "family emergency" shall <u>will</u> be limited to disasters and life-threatening situations involving the employee or a member of the employee's immediate family.		

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COMPENSATION AND BENEFITSDECLEAVES AND ABSENCES(LOCAL)		
Leave Day	A "leave day" for purposes of earning, use, or recording of leave shall <u>will</u> mean the number of hours per day equivalent to the employee's usual assignment.	
Catastrophic Illness or Injury	A catastrophic illness or injury is a severe condition or combination of conditions affecting the mental or physical health of the employee or a member of the employee's immediate family. A catastrophic illness or injury is one that is expected to incapacitate the employee for an extended period of time (usually longer than 5 days) and that requires inpatient care in a hospital, hospice, or residential medical facility, or a regimen of continuing treatment of the employee by a health care provider that requires absences from work for treatment. Catastrophic leave is only available for those employees who have exhausted all that requires the services of a licensed practitioner for a prolonged period of time and that forces the employee to exhaust all leave time earned by that employee. and to lose compensation from the College District. Such conditions typically require prolonged inpatient hospitalization or recovery, or are expected to result in disability or death. Conditions relating to pregnancy or childbirth shallwill be considered catastrophic if they meet the requirements of this paragraph. The College District may require a second or third medical opinion, at its cost, to confirm that the illness or injury qualifies for catastrophic leave.	
Earning Leave	An employee <u>shallwill</u> not earn any form of paid leave when he or she is in unpaid status. An employee using full or proportionate paid leave <u>shallwill</u> be considered to be in paid status.	
Deductions Leave Without Pay	The College District shallwill not approve paid leave for more leave days than have been carried over from prior years plus leave cur- rently available. Any unapproved absences or absences beyond available paid leave shallwill result in deductions from the em- ployee's pay. An employee's final paycheck shallwill be reduced for paid leave the employee used, but had not earned, as of the date of separation.	
Leave Proration	Paid leave shallwill be prorated based on the actual time employed within an academic year.	
Order of Use	Earned compensatory time shall<u>will</u> be used before any available paid leave. [See DEA] Use of the sick leave bank <u>shallwill</u> be permitted only after all avail-	
Concurrent Use of Leave	able local leave has been exhausted. When an absent employee is eligible for FMLA leave, the College District shall <u>will</u> designate the absence as FMLA leave.	
	The College District shall <u>will</u> require the employee to use paid leave, including compensatory time, concurrently with FMLA leave.	

COMPENSATION AND BENEFITS LEAVES AND ABSENCES

	An employee receiving workers' compensation income benefits may be eligible for paid or unpaid leave. An absence due to a work-related injury or illness shall <u>will</u> be designated as FMLA leave.			
Sick Leave	Full-time employees shall <u>will</u> earn eight hours of paid sick leave per month in accordance with administrative regulations.			
	Sick	leave <mark>shall<u>will</u> accumulate to a maximum of 720 hours.</mark>		
	Sick leave shallwill only be used for the following:			
	1.	Illness of the employee.		
	2.	Illness of a member of the employee's immediate family [see Immediate Family, above].		
	3.	Up to three days (24 hours) of accrued sick leave each fiscal year for medical or dental appointments or to help care for an extended family member who is ill. Extended family members include parents, grandparents, adult children, grandchildren, siblings and in-laws, and step and foster relationships of the preceding.		
	4.	Family emergency.		
	5.	Birth or placement of a child when taken within the first year after the child's birth, adoption, or foster placement.		
	6.	Contribution to the sick leave bank.		
Sick Leave Bank	all fu	College District shall <u>will</u> establish a sick leave bank to which Ill-time employees may contribute up to 24 hours of earned but sed sick leave per year.		
	A full-time employee may request leave from the bank if the employee experiences a catastrophic illness or injury as defined in this policy and has exhausted all paid leave.			
	bank	e employee is unable to request leave from the sick leave k, a member of the employee's family or the employee's super- r may submit the request.		
<u>Eligibility</u>		<u>r full-time benefits-eligible employees may apply for use of the Leave Bank.</u>		
	<u>Adjunct faculty and part time employees are not eligible to apply</u> for Sick Leave Bank benefits.			
	sing	ble employees may only draw from the Sick Leave Bank for a le diagnosis code for a period not to exceed the maximum al- ble hours consistent with plan operating procedures.		

COMPENSATION AND BENEFITS LEAVES AND ABSENCES

	proc	The District President or designee shall <u>will</u> develop regulations procedures for the operation of the sick leave bank that address the following:	
	1.	Procedures to request leave from the sick leave bank;	
	2.	The maximum number of days per academic year a member employee may receive from the sick leave bank;	
	3.	The administrator authorized to consider requests for leave from the sick leave bank and criteria for granting requests; and	
	4.	Other procedures deemed necessary for the operation of the sick leave bank.	
Appeal		lecisions regarding the sick leave bank may be appealed in ac- lance with DGBA(LOCAL).	
Family and Medical			
Leave Twelve-Month Period	For purposes of an employee's entitlement to FMLA leave, the 12- month period shallwill be measured forward from the date an indi- vidual employee's first FMLA leave begins.		
Combined Leave for Spouses	If both spouses are employed by the College District, the College District provides a combined total of 12 weeks (in any combination) of FMLA leave for the birth, adoption, or placement of a child, or to care for a parent with a serious health condition. The College District shallwill limit military caregiver leave to a combined total of 26 weeks. [See DECA(LEGAL)]		
Intermittent or Reduced Schedule Leave	The College District shallwill permit use of intermittent or reduced schedule FMLA leave for the care of a newborn child or for the adoption or placement of a child with the employee. [See DECA(LEGAL) for use of intermittent or reduced schedule leave due to a medical necessity.]		
Certification of Leave	ficat	employee requests leave, the employee shall <u>will</u> provide certi- ion, as required by FMLA regulations, of the need for leave. DECA(LEGAL)]	
Fitness-For-Duty Certification	ous ing v requ job f	employee takes FMLA leave due to the employee's own seri- health condition, the employee shall <u>will</u> provide, before resum- work, a fitness-for-duty certification. If the College District will irre certification of the employee's ability to perform essential functions, the College District shall <u>will</u> provide a list of essential functions to the employee with the FMLA designation notice.	

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Failure to Return	If, at the expiration of FMLA leave, the employee is able to return to work but chooses not to do so, the College District may require re- imbursement of premiums paid by the College District during the leave. [See DECA(LEGAL), Recovery of Benefit Cost]	
Parental Leave	Employees who have been employed in a benefits-eligible position for at least twelve months are eligible to use ten (10) days of paid parental leave at the time of the birth or adoption of a child. Paren- tal leave must be coordinated with the employee's concurrent leave under the Family Medical Leave Act (FMLA) and is available for use from the time of birth or placement of the child only. Paren- tal leave must be used while the employee is on the related FMLA leave and does not accrue or remain available for use at a later date. Adjunct faculty, part-time employees, and employees on leave without pay status, are not eligible for paid Parental Leave as outlined in this policy, but may be eligible for unpaid FMLA leave.	
Personal Leave	Full-time employees shall <u>will</u> earn 24 hours of paid leave each fis- cal year to conduct personal business in accordance with adminis- trative regulations. Personal leave shall <u>will</u> be noncumulative.	
Request for Personal Leave	The employee shallwill submit a request for use of personal leave in advance in accordance with leave of absence procedures and guidelines. In deciding whether to approve or deny personal leave, the supervisor or designee shallwill not seek or consider the rea- sons for which an employee requests to use leave. The supervisor or designee shallwill, however, consider the effect of the em- ployee's absence on the educational program or College District operations.	
Vacation Leave	All full-time, 12-month staff and administrative employees shall <u>will</u> earn paid vacation in accordance with the schedule published in administrative regulations.	
	Upon successful completion of the new employee 90-day (calendar day) probationary period, eligible employees shallwill receive vaca- tion credit retroactive to the original service date, in accordance with the published vacation plan. Employees who terminate em- ployment prior to completion of the new employee probationary pe- riod shallwill have no accrued vacation credit.	
	Use of vacation leave shall <u>will</u> not exceed 15 consecutive work- days.	
	Carryover of earned but unused vacation hours shallwill be permitted within the guidelines established by the District President or designee.	

COMPENSATION AND BENEFITS LEAVES AND ABSENCES

	Employees beyond the initial 90-day probationary period, who ter- minate eligible employment with the College District, shallwill be paid for the current fiscal year's earned but unused vacation hours and up to a maximum of 80 hours of earned but unused carryover vacation hours from prior fiscal years.
Request for Vacation Leave	The employee shallwill submit a request for use of vacation leave in advance in accordance with leave of absence procedures and guidelines. In deciding whether to approve or deny vacation leave, the supervisor or designee shallwill consider the effect of the em- ployee's absence on the educational program or College District operations.
Sabbatical Leave	Sabbatical leaves are available to provide College District employ- ees with a significant opportunity for professional growth. Sabbati- cal leaves are granted based on a review and recommendation by the sabbatical committee in response to the published priorities for the year, with subsequent review, recommendation, and considera- tion by the executive vice president, District President, and the Board. Sabbatical leaves are not granted on the basis of longevity and are not an entitlement.
	Sabbatical leave may be granted, upon application, for study, re- search, writing, field observations, or other suitable purposes such as completing a degree, improving skills, and maintaining currency in the employee's discipline or field.
	Eligible employees [see definition at DEC(LEGAL) Development Leaves of Absence] may apply for a sabbatical upon completion of five years of continuous full-time service. Six years of continuous full-time service must be completed before a sabbatical can com- mence.
	The leave shallwill be for one academic year at one-half of the fac- ulty member's regular salary or for one-half academic year at full regular salary. Failure to return for all or part of the one-year period will make the person liable for the return of all, or part, of the sab- batical stipend in proportion to the percent of time not completed.
	An otherwise eligible employee who has received a sabbatical leave within the past five years, whose position is funded by an ex- ternal grant or contract, or who is in his or her last year of full-time employment with the College District is ineligible for sabbatical leave.
	The chief human resources officer and the chair of the sabbatical leave committee are available to answer questions concerning the sabbatical leave policy and procedures.

COMPENSATION AND BENEFITS	
LEAVES AND ABSENCES	

Bereavement Leave	hours of p spouse, c similar im	e benefits-eligible employee shall <u>will</u> be granted up to 40 baid bereavement leave upon the death of an employee's child, parent, or other person who occupies a position of aportance in the employee's family in accordance with ad- ve regulations.
	hours of p members children, occupies in accord	e benefits-eligible employee shall <u>will</u> be granted up to 24 baid bereavement leave upon the death of other family of the employee to include siblings, grandparents, grand- parents-in-law, and siblings-in-law, or other person who a position of similar importance in the employee's family ance with administrative regulations, including an em- step and foster relationships of the above.
	Bereaven	nent leave shall<u>will</u> be noncumulative.
Critical Illness Leave		
Definition	"Critical il	Iness" is defined as a life-threatening condition.
Benefit	ical illnes an immed ployee to law, and s similar im	e employee shall <u>will</u> be granted up to 24 hours of paid crit- s leave for absences associated with the critical illness of diate family member or other family members of the em- include siblings, grandparents, grandchildren, parents-in- siblings-in-law, or other person who occupies a position of aportance in the employee's family, in accordance with ad- ve regulations.
	Critical ill	ness leave <mark>shall<u>will</u> be noncumulative.</mark>
Workers' Compensation	Note:	Workers' compensation is not a form of leave. The work- ers' compensation law does not require the continuation of the College District's contribution to health insurance. [See CKD(LOCAL) regarding payment of insurance con- tribution during employee absences.]
		nce due to a work-related injury or illness shall<u>will</u> be des- s FMLA leave.
	•	yee eligible for workers' compensation income benefits tin writing to use paid leave.
Extraordinary Circumstances	ployee fo within the accordan ulty and s months m	hours of leave without pay may be granted to an em- r extraordinary circumstances that cannot be addressed e paid leave benefits provided by the College District, in ce with administrative procedures and guidelines for fac- staff. An employee who has been employed more than 12 may request leave without pay of up to 720 hours after he is exhausted all eligible leave, including paid, unpaid, and

COMPENSATION AND BENEFITS LEAVES AND ABSENCES

	FMLA leave for his or her own serious health condition or that of an immediate family member, to include the spouse or dependent child(ren) of the employee. Upon return from the leave of absence, the employee will be eligible for the same or similar position, upon release from his or her physician, if applicable, consistent with the College District's procedures and guidelines for faculty and staff.
Employees not Eligible for FMLA Leave	A full-time employee who has not yet worked the required 12 months and 1250 hours to qualify for FMLA leave may take a maxi- mum of 160 hours of leave without pay for his or her own serious health condition or for the serious health condition of the em- ployee's spouse and dependent children of the employee.
Expiration of Available Leave and Attendance Policy	When an employee is close to using all earned paid and unpaid approved leave, the College District will send a letter to the em- ployee at the home address on file explaining that his or her leave is almost exhausted and the notification requirements for returning to work. If the employee's absence is due to his or her own medical condition, the employee must present a written medical clearance form, a health-care professional who verifies the employee is able to perform the essential functions of his or her position, and a de- scription of any requested job-related accommodations provided by the deadline to the College District.
	[See DMAA]
	If an employee is not medically released to return to work, with or without reasonable accommodations, when all available paid and unpaid leave has been exhausted, the employee's employment with the College District will end, absent a request by the employee for a reasonable accommodation. Communications with the employee shallwill be consistent with administrative procedures and guidelines.
Voting in Public Elections	An employee is expected to vote before or after his or her sched- uled working hours unless voting at a polling location on a College District campus. In the rare instance that this is not possible, the employee may request prior approval from his or her supervisor for time off, not to exceed two hours, to vote.
Court Appearances	Absences due to compliance with a valid subpoena for College District-related business or for jury duty shallwill be fully compen- sated by the College District and shallwill not be deducted from the employee's pay or leave balance.
	Absences due to compliance with a valid subpoena for personal business shallwill be deducted from the employee's personal leave or vacation leave or result in loss of pay at the employee's daily rate for each day of work missed.

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COMPENSATION AND BENEFITS LEAVES AND ABSENCES

DEC (LOCAL)

	Any other absences or granted leaves of absence will result in an appropriate deduction from pay or deduction from eligible leave
-	balances, consistent with the College District's procedures and guidelines for faculty and staff.

COMPENSATION AND BENEFITS EXPENSE REIMBURSEMENT

	edu othe end imb	bloyees are encouraged to keep abreast of the latest trends in cation, to grow professionally, and to work cooperatively with er professionals both inside and outside the College. To this , employees may make professional trips from time to time. Re- ursement for such trips will be made within established guide- s and budget constraints.
	be e	ployees whose duties require travel within the College will also entitled to reimbursement consistent with the College's proce- es and guidelines for faculty and staff.
Professional Trips	pert	bloyees will be allowed to attend professional meetings that ain to their respective areas of responsibility, subject to the fol- ng criteria:
	1.	The money to be expended falls within the budget amounts previously approved by the Board. Funds will be provided in the budget for the purpose of underwriting the cost of travel and per diem expenses on a departmental basis.
	2.	The trip is approved by the immediate supervisor, appropriate vice president, provost, or the District President.
Reimbursement	Employees will be reimbursed for reasonable travel expenses in accordance with the College's business procedures.	
In-District Travel	For purposes of the in-College travel policy, the following defini- tions will apply:	
	1.	Employees will be defined as full-time employees of the Col- lege.
	2.	Multiple assignments will be defined as assignments that in any one day require the employee to start the workday at one
		location and travel to a subsequent location(s) to meet the College's needs. The concept of multiple assignments refers to a full-time assignment only and specifically excludes the part-time overload or extra service assignment that may be worked by full-time employees.
	3.	location and travel to a subsequent location(s) to meet the College's needs. The concept of multiple assignments refers to a full-time assignment only and specifically excludes the part-time overload or extra service assignment that may be

COMPENSATION AND BENEFITS	
EXPENSE REIMBURSEMENT	

	Travel for employees for specially funded programs will be gov- erned by the terms of that program contract but will not exceed the approved travel rate for the College.
International Travel Purpose	International travel will be authorized for the primary purpose of in- creasing the academic and/or civic experience offered to College students and enhancing the value of the faculty and staff's contri- bution to the College's strategic goals.
Definition	International travel must have a College benefit. International travel is defined as any approved College-related trip during or outside of usual working hours taking place anywhere outside of North Amer- ica. College employees may be approved to travel with the College for a variety of reasons provided they are effectively tied to the strategic goals of the College. International travel will be an author- ized expenditure under the College's annual operating budget. [See CC(LEGAL)]
Behavior	All employees will adhere to the Employee Standards of Conduct. [See DH(LOCAL)]
Conflicts of Interest	All College employees will adhere to the conflicts of interest provi- sions found in Board policies. [See DBD]
Eligibility	For the purposes of international travel, only full-time employees will be eligible. An otherwise eligible employee, whose position is funded by an external grant or contract, will be ineligible for inter- national travel unless such travel is required and funded by the grant or contract.
	International travel will not be considered as an individual profes- sional development right or deferred compensation.
Frequency	With the exception of travel for performance, competition, or in support of student activities, international travel will be restricted to once every three years for an individual.
Funding	Any employee who voluntarily terminates full-time employment with the College prior to 12 months following the completion of the inter- national travel will have a prorated portion of the travel expenses (including registration fees, hotel, meals, and transportation costs) deducted from his or her final payroll check to the extent permitted by law. If insufficient funds exist to repay the amount due through payroll deduction, the prorated amount due to the College must be repaid through a personal check or equivalent.
Risk Assessments	Country risk assessment reports are required for all countries to be visited regardless of security ratings. A State Department risk assessment must be provided with the application and resubmitted within 30 days of departure.

COMPENSATION AND BENEFITS EXPENSE REIMBURSEMENT

	Employees or any other individuals authorized to travel, including students, will not be allowed to travel to countries for which a travel advisory has been issued by the State Department of the United States of America. Information regarding current State Department advisories can be found at: <u>http://travel.state.gov/travel/warn-ings.html</u> .
Release	In consideration of the College authorizing international travel for a College employee and other consideration, the College employee will execute a written release prior to beginning the travel, releasing the College and its trustees, officers, employees, and agents from any liability, claims, causes of action, and damages, known or unknown, in connection with or related to the international travel authorized by the College. The form of the release will be approved by the College.
Limitations	Requests for international travel will be within budget and will re- flect a direct benefit to the College's students.
Application	Applications will be submitted a minimum of three months prior to the planned travel dates; exceptions to the application period will require approval from the appropriate leadership team member.
	All proposals will be submitted to the appropriate dean, director, or immediate supervisor, using the International Travel form. Applica- tions recommended for approval will be submitted by the appropri- ate dean, director or immediate supervisor to be evaluated by a re- view committee consisting of one academic dean on each campus and at least two other administrators within the College. Applica- tions recommended for approval by the review committee will be submitted to the appropriate leadership team member.
Approval	Subject to the limitations specified in this policy, and upon the rec- ommendation of the review committee and the appropriate leader- ship team member, the District President <u>or designee</u> may author- ize international travel. The decision of the District President <u>or</u> <u>designee</u> is final.

(LOCAL)

Note:For expression and use of College District facilities and
distribution of literature by students and registered stu-
dent organizations, see FLA and FLAA. For use of the
College District's internal mail system, see CHE.

Academic Freedom All faculty members (full-time and associate) shallwill be entitled to academic freedom and bear a concomitant dedication to academic responsibility. (The faculty subscribes to the principles expressed in the Statement of Academic Freedom and Responsibility adopted February 19, 1982, by the Texas Junior College Teachers' Association, the text of which is appended to and made an integral part of this document.) [See STATEMENT OF PURPOSE, below]

All faculty members enjoy the constitutional freedoms guaranteed to all citizens by the United States' Constitution and the Constitution of the State of Texas. In the classroom, teaching faculty members have the freedom to discuss any controversial matter and to voice opinions within areas of their professional competence. At the same time, they have an obligation to acquaint students with other scholarly opinions on the subject. Outside the classroom, faculty members are free from institutional censorship or discipline for exercising their rights as private citizens to express themselves freely on matters of public concern, to associate with persons or groups as they so choose, and to participate in political or other kinds of activities. When faculty and support staff speak or write as private citizens, however, they must bear in mind that their actions will inevitably be judged by the public and reflect upon their profession and institution. Therefore, faculty and support staff shallwill strive for accuracy, exercise appropriate restraint, exhibit tolerance for differing opinions, and indicate clearly that they are not an official spokesperson for the College District.

The College District accepts the responsibility to foster and to encourage faculty and support staff to exercise their freedoms and to protect against acts that deny freedom of speech and the related freedoms to be heard, to study, to teach, to administer and to pursue scholarly activity.

Faculty members acknowledge their responsibility to maintain professional competence in their fields of specialization and to be committed to effective teaching and student service.

DGC

EMPLOYEE RIGHTS AND PRIVILEGES EMPLOYEE EXPRESSION AND USE OF COLLEGE FACILITIES ACADEMIC FREEDOM AND RESPONSIBILITIES

(LOCAL)

DGC

Statement of Purpose on Academic Freedom and Responsibility	The Board believes that it is essential that the faculty have freedom in teaching, research, and publication. Faculty members shall must be free from the fear that others might threaten their professional careers because of differences of opinion regarding such scholarly matters. To this end, the College District has adopted the following statement of purpose on academic freedom and responsibility.		
	ser\ for t	e College District, like all other institutions of higher education, ves the common good, which depends upon uninhibited search truth and its open expression. The points enumerated below stitute its position on academic freedom:	
	1.	Faculty members are appointed to impart to their students and to their communities the truth as they see it in their re- spective disciplines. The teacher's right to teach preserves the student's right to learn.	
	2.	The mastery of a subject makes a faculty member a qualified authority in that discipline and competent to choose how to present its information and conclusions to students. The fol- lowing are among the freedoms and responsibilities that should reside primarily with the faculty, with the advice and consent of the appropriate dean of instruction: planning and revising curricula, selecting textbooks and readings, selecting classroom films and other teaching materials, choosing in- structional methodologies, assigning grades, and maintaining classroom discipline.	
	3.	Faculty members are citizens, and, therefore, possess the rights of citizens to speak freely outside the classroom on matters of public concern and to participate in lawful political activities.	
	4.	Prior restraint or sanctions shallwill not be imposed upon fac- ulty members in the exercise of their rights as citizens or du- ties as teachers. Nor shallwill faculty members fear reprisals for exercising their civic rights and academic freedom.	
	5.	Faculty members have a right to expect the Board and the College District's administrators to uphold vigorously the prin- ciples of academic freedom and to protect the faculty from harassment, censorship, or interference from outside groups and individuals.	
	The	e academic freedom of the College District faculty members	

shallwill be accompanied by equally compelling obligations and responsibilities to their profession, their students, the College District, and their community. Faculty members shallwill defend the rights of

EMPLOYEE RIGHTS AND PRIVILEGES EMPLOYEE EXPRESSION AND USE OF COLLEGE FACILITIES ACADEMIC FREEDOM AND RESPONSIBILITIES

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DGC

academic freedom while accepting willingly the responsibilities enumerated below:

- 1. Faculty members shallwill be judicious in the introduction of material in the classroom without forfeiting the instructional benefits of controversy.
- 2. Faculty members are entitled to all rights and privileges of academic freedom in the classroom while discussing the subjects they teach. No faculty member, however, shallwill attempt to force on his or her students a personal viewpoint intolerant of the rights of others to hold or express diverse opinions. Faculty members shallwill not act in a manner that is perceived as being abusive, either physically or verbally, by their students.
- 3. Faculty members shallwill recognize their responsibility to maintain competence in their disciplines through continued professional development and to demonstrate that competence through consistently adequate preparation and performance.
- 4. Faculty members shallwill recognize that the public will judge their institution and their profession by their public conduct. Therefore, faculty members shallwill always make clear that the views they express are their own and shallwill avoid creating the impression that they speak or act on behalf of the College District or of their profession.
- 5. Faculty members shallwill recognize their responsibility to adhere to the policies and procedures of the institution. Therefore, faculty members who have differences of opinion with existing or proposed policies or procedures shallwill express these views through the standing committee structure of the College District or their supervising administrators.

Expressive Activities by Employees in Common Outdoor Areas	<u>Common outdoor areas are designated by state law as traditional public forums.</u> <u>For purposes of this policy, the terms "expressive activities" and "common outdoor areas" are defined in GD(LOCAL).</u>
	All College District employees may engage in expressive activi- ties in common outdoor areas, unless:

1. The person's conduct is unlawful;

EMPLOYEE RIGHTS AND PRIVILEGES EMPLOYEE EXPRESSION AND USE OF COLLEGE FACILITIES ACADEMIC FREEDOM AND RESPONSIBILITIES

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2.	The use would constitute an immediate and actual
	danger to the peace or security of the College Dis-
	trict that available law enforcement officials could
	not control with reasonable efforts;

- 3. The use would materially or substantially disrupt or disturb the regular academic program; or
- 4. The use would result in damage to or defacement of property.

Employees do not need a College District permit or a prior reservation for the exercise of expressive activities in common outdoor areas of the College District. Expressive activity may occur in those common outdoor areas of the College District that are not in use by others.

However, employees may, and are encouraged to, reserve a space to assemble in the common outdoor areas of the College District. Once a person or group reserves a certain space in a common outdoor area for assembly or expressive activities, it is not available for another person or group's use or reservation at the same time. Therefore, any person or group using or occupying the space without a reservation must yield control of the space in time to permit any user with a reservation to begin using the space promptly at the beginning of the reserved time.

In addition, when outdoor space is being used, even on a temporary basis, for College District business, operations, events, an educational function or a research function, it is not part of the common outdoor area available for use for others' expressive activities.

Reservations for assembly or expressive activities in the common outdoor areas of the College District may be made through the Conference Services Department on a form prescribed by them or through a request sent to reserveCOA@collin.edu. If the expected attendance at an assembly or expressive activity is fifteen or more people, advance notice and a reservation of no less than two weeks is recommended. Persons and organizations are encouraged to seek a reservation of a space that is suited to their assembly's anticipated size.

Time, Place, and Manner Rules for Common Outdoor Areas In addition to the specific rules addressed in this policy and in DGD, expressive activities by employees in common outdoor areas are subject to the time, place, and manner rules listed in GD(LO-CAL).

Identification

EMPLOYEE RIGHTS AND PRIVILEGES	DGC
EMPLOYEE EXPRESSION AND USE OF COLLEGE FACILITIES	
ACADEMIC FREEDOM AND RESPONSIBILITIES	(LOCAL)

Employees distributing materials on campus or using College District facilities will provide identification when requested to do so by a College District representative or College District police officer.

Violations of Policy Failure to comply with this policy and procedures regarding use of College District common outdoor areas, College District facilities, or distribution of literature will result in appropriate administrative action, including but not limited to, the suspension of the individual's or organization's use of College District facilities and/or the confiscation or discarding of nonconforming materials. An employee who fails to comply with or violates this policy may be disciplined under applicable procedures provided by other College District policies and rules, and may referred to a supervisor, dean, or the Human Resources Department for disciplinary action. Community members or off-campus organizations who violate the rules in this policy may also be subject to criminal trespass charges, or other lawful measures.

Interference with	Employees that interfere with the expressive activities permitted by
Expressive Activities	this policy will be subject to disciplinary action in accordance with
<u>in Common Outdoor</u>	the College District's discipline policies and procedures [See DH,
<u>Areas</u>	FM, and FMA].

Decisions made by the administration in accordance with this pol-Appeals icy may be appealed in accordance with DGBA(LOCAL) or FLD(LOCAL), as applicable.

Publication This policy and associated procedures must be posted on the College District's website and distributed to employees in appropriate publications.

EMPLOYEE RIGHTS AND PRIVILEGES DGD		
EMPLOYEE EXPRESSION AND EMPLOYEE USE OF COLLEGE DISTRICT FACILITIES (LOC		
	Other than the use of common outdoor areas, The groun facilities of the College District shallwill be made available ployees or employee organizations, when such use does flict with use by, or any of the policies and procedures of, lege District. The requesting employees or employee org shallwill pay all expenses incurred by their use of the fac accordance with a fee schedule developed by the District or designee.	e to em- s not con- the Col- anization ilities in
	An "employee organization" is an organization composed College District faculty and staff or an employee professi ganization.	•
	The distribution of materials by employees or employee of tions in College District common outdoor areas is subject same policies set out in GD.	
Requests	To request permission to meet on in College District prentises, interested employees or employee organizations sh written request with the Facilities Scheduling Coordinator cordance with administrative procedures.	all<u>will</u> file a
	The employees or the employee organization making the shallwill indicate that they have read and understand the and rules governing use of College District facilities and twill abide by those rules.	policies
	Employees may, and are encouraged to, reserve a space semble in the common outdoor areas of the College Dist a person or group reserves a certain space in a common area for assembly or expressive activities, it is not availal other person or group's use or reservation at the same ti Therefore, any person or group using or occupying the s out a reservation must yield control of the space in time to any user with a reservation to begin using the space pror the beginning of the reserved time. See GD.	rict. Once outdoor ble for an- me. pace with- o permit
Approval	Other than the use of common outdoor areas, Tthe Vice dent/Provost of each campusvice president of administra services and CEO shall will approve or reject the request College District facilities in accordance with provisions ar lines set out in this policy, GF(LOCAL), and administrativ dures, without regard to the religious, political, philosophilogical, academic viewpoint, or other content of the speet be associated with the employees' or employee organization of the facility.	tive t <u>for use of</u> nd dead- e proce- ical, <u>ideo-</u> ch likely to

EMPLOYEE RIGHTS AND PRIVILEGES <u>EMPLOYEE EXPRESSION AND</u> EMPLOYEE USE OF COLLEGE DISTRICT FACILITIES

(LOCAL)

	Approval shall <u>will</u> not be granted when the official has reasonable grounds to believe that:		
	1.	The College District facility requested is unavailable, inade- quate, or inappropriate to accommodate the proposed use at the time requested;	
	2.	The applicant is under a disciplinary penalty or sanction pro- hibiting the use of the facility;	
	3.	The proposed use includes nonpermissible solicitation;	
	4.	The proposed use would constitute an immediate and actual danger to the peace or security of the College District that available law enforcement officials could not control with rea- sonable efforts;	
	5.	The applicant owes a monetary debt to the College District and the debt is considered delinquent;	
	6.	The proposed activity would disrupt or disturb the regular aca- demic program;	
	7.	The proposed use would result in damage to or defacement of property or the applicant has previously damaged College District property; or	
	8.	The proposed activity would constitute an unauthorized joint sponsorship with an outside group.	
	<mark>Coo</mark> pro∖	<u>Vice President/Provost, Facilities Scheduling</u> ordinator <u>Director of Auxiliary Services, or a designee</u> shall <u>will</u> vide the applicant a written statement of the grounds for rejec- if a request <u>for use of the facilities</u> is denied.	
Announcements and Publicity	emp sis f	ccordance with administrative procedures, all employees and bloyee organizations shallwill be given access on the same ba- for making announcements and publicizing their meetings and vities.	
cilities must provide identification when requ College District representative or College DViolationsFailure to comply with the policy and proced ployee use of College District facilities shall administrative action, including but not limit employee's or employee organization's use ities, and/or other disciplinary action in accord		bloyees and employee organizations using College District fa- es must provide identification when requested to do so by a ege District representative <u>or College District police officer</u> .	
		ure to comply with the policy and procedures regarding em- vee use of College District facilities shall <u>will</u> result in appropriate ninistrative action, including but not limited to, suspension of an oloyee's or employee organization's use of College District facil- a, and/or other disciplinary action in accordance with the Col- e District's policies and procedures <u>and the employee hand- k.</u>	

EMPLOYEE RIGHTS AND PRIVILEGES	DGD
EMPLOYEE EXPRESSION AND EMPLOYEE USE OF COLLEGE DISTRICT FACILITIES	(LOCAL)
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AppealsDecisions made by the administration under this policy may be appealed in accordance with DGBA(LOCAL).

Collin College 043500				
STUDENT ACTIVITIES FK COLLEGE-SPONSORED PUBLICATIONS (LOCAI				
Student Publications	All College District-published and -financed student public are required to conform explicitly to the canons of respon- nalism, such as the avoidance of libel, indecency, undocu allegations, attacks on personal integrity, harassment, an endo.	isible jour- umented		
	The College District reserves the right to ensure and main and responsible media operations through the education cess.			
Use of College District Name or Symbol	The name of the College District, emblem/logo of the Collectrict, or other recognizable symbol representing the Collectrict, or other recognizable symbol representing the Collectric shallwill not be used as a part of the name or masthead of publication without the express written approval of the Collectric President or designee.	ge District of any		
Identification of Funding Source	Any publication, developed wholly or in part from funds re from a grant, <u>shallwill</u> have the funding source clearly ide the document.			

STUDENT RIGHTS AND RESPONSIBILITIES	
STUDENT EXPRESSION AND USE OF COLLEGE DISTRICT FACILITIES	

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FLA
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Distribution of Literature	Written or printed materials, handbills, photographs, pictures, films, tapes, or other visual or auditory materials not sponsored by the College District shall <u>will</u> not be sold, circulated, distributed, or posted on any College District premises by any College District student or registered student organization [see FKC], except in accordance with this policy.				
	The College District shallwill not be responsible for, nor shallwill the College District endorse, the contents of any nonschool literature- materials or literature distributed by students or registered student organizations that are not sponsored by the College District.				
	Materials distributed under the supervision of instructional person- nel as a part of instruction or other authorized classroom activities shall not be considered nonschool literature and shallwill not be governed by this policy.				
	[For distribution of nonschool literature materials in College District facilities and common outdoor areas by nonstudents and organizations that are not registered student organizations, see GD]				
Limitations on Content	Nonschool <u>materials or literature shallwill</u> not be distributed by stu- dents or registered student organizations on College District prop- erty if:				
	1. The materials are obscene.				
	2. The materials contain defamatory statements about public fig- ures or others.				
	3. The materials advocate imminent lawless or disruptive action and are likely to incite or produce such action.				
	4. The materials are considered prohibited harassment. [See DIAA, DIAB, FFDA, and FFDB]				
	5. The materials constitute nonpermissible solicitation. [See FI]				
	 The materials infringe upon intellectual property rights of the College District. [See CT] 				
Time, Place, and Manner Restrictions <u>Rules</u>	The vice president for student development vice president for student and enrollment services or designee shallwill designate times, locations, and means by which nonschool literaturematerials or literature that is appropriate for distribution, as provided in this policy, may be made available or distributed by students or regis- tered student organizations to students or others at College District facilities.				
	Distribution of the nonschool literature shall <u>will</u> be conducted in a manner that:				

	1. Is not disruptive; [See FLB]				
	 Does not impede reasonable access to College District facili- ties; 				
	3. Does not result in damage to College District property;				
	4. Does not coerce, badger, or intimidate a person;				
	5. Does not interfere with the rights of others; and				
	<u>6.</u> Does not violate local, state, or federal laws or College District policies and procedures.				
	The distributor will clean the area around which the literature was distributed of any materials that were discarded or leftover.				
Petitions, Handbills,	This section is covered in the provost's office at each campus.				
and Literature	Each petition, handbill, or piece of literature submitted for approval for distribution shall <u>will</u> include the name of the person or organiza- tion wanting to distribute it.				
	A person or organization shallwill be prohibited from publicly dis- tributing on College District property any nonschool literature that is obscene or libelous or that contains nonpermissible solicitation. Distribution of nonschool literature shallwill be conducted so as not to interfere with the free and unimpeded flow of pedestrian and ve- hicular traffic or disturb or interfere with academic or institutional activities.				
	A person or organization shallwill not distribute nonschool literature by accosting individuals or by hawking or shouting. The distributor shallwill ensure the area around which the nonschool literature was distributed is clean and free of discarded or leftover materials.				
Signs	For the purposes of this policy, "sign" shall <u>will</u> be defined as a bill- board, decal, notice, placard, poster, banner, or any kind of hand- held sign; and "posting" shall <u>will</u> be defined as any means used for displaying a sign.				
	"Nonpermissible sign" shall <u>will</u> mean a sign that contains material that is obscene, libelous, or includes nonpermissible solicitation and/or is larger than 11 inches by 17 inches, unless authorized by the director of student life.				
	A person or organization shall<u>will</u> not post a nonpermissible sign. [See FI and GD]				

		A student, registered student organization, department, or commu- nity member may publicly post a sign on College District property in areas or locations designated by the <u>assistant</u> director of student <u>engagementlife</u> in conjunction with the campus provost/vice presi- dent and the <u>campus manager of facilities</u> director of plant opera- tions or in common outdoor areas as allowed by policy GD. No ob- ject other than a sign may be posted on College District property. Before publicly posting a sign <u>on College facilities (outside of com- mon outdoor areas)</u> , a student or registered student organization shallwill:			
		1.	Deli post	ver a copy, photograph, or description of the sign to be red.	
		2.	Prov	vide pertinent information including:	
			a.	The name and phone number of the student, registered student organization, department, or community member;	
			b.	The proposed general location for posting the sign;	
			C.	The length of time the sign will be posted; and	
			d.	The signature of the student, authorized representative, and/or adviser.	
	Restrictions Rules	sha	H <u>will</u> e	eipt, the <u>appropriate</u> student <u>life engagement</u> office staff ensure that the pertinent information listed above is in- nd that the following guidelines are applied:	
		1.	inch boa	roved items, with a maximum size of 11 inches by 17 es shallwill be posted neatly on appropriate bulletin rds by student <u>engagement life</u> office personnel, subject bace availability;	
		2.		h item to be posted shall<u>will</u> receive an approval stamp ed and signed by student <u>engagementlife</u> office personnel;	
		3.		erials shall<u>will</u> generally be approved for a maximum pe- of four weeks; and	
		4.		erials that do not conform to these posting guidelines <mark>Iwill</mark> be subject to immediate removal.	
		A si	gn sh	all<u>will</u> not be:	
		1.	Atta	ched to:	
			a.	A shrub or plant;	
			b.	A tree, except by string to its trunk;	
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		C.	A permanent sign installed for another purpose;
		d.	A fence or chain or its supporting structure;
		e.	A brick, concrete, or masonry structure; or
		f.	A statue, monument, or similar structure.
	2.	Pos	ted:
		a.	On or adjacent to a fire hydrant;
		b.	<u>Outside of a common outdoor area On or between a</u> curb and sidewalk; o r
		C.	In a College District building, except on a bulletin board designated for that purpose.
Removal	wee tach be r	ek afte ned in	ent life office shall <u>will</u> remove all signs no later than one er the expired approval stamp date. A sign posted or at- accordance with the provisions of this policy shall <u>will</u> not red by anyone without permission from the director of stu-
Classroom Bulletin Boards	sha	H <u>will</u> k	oards located inside and directly outside each classroom be under the jurisdiction of the provost on each individual or designee.
Expressive Activities by Students or Student Organizations in Common Outdoor Areas	<u>ם</u> <u>Fc</u> <u>St</u>	<u>iblic f</u> or pur ommo uden	on outdoor areas are designated by state law as traditional orums. poses of this policy, the terms "expressive activities" and on outdoor areas" are defined in GD(LOCAL). ts and student organizations may engage in expressive as in common outdoor areas, unless:
		<u>1</u> .	The person's conduct is unlawful;
		<u>2.</u>	The use would constitute an immediate and actual danger to the peace or security of the College Dis- trict that available law enforcement officials could not control with reasonable efforts;
		<u>3.</u>	The use would materially or substantially disrupt or disturb the regular academic program; or
		<u>4.</u>	The use would result in damage to or defacement of property.

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(LOCAL)

	Students or student organizations do not need a College District permit or reservation for the exercise of expressive activities in common outdoor areas of the College District. Expressive activity may occur in those common outdoor areas of the College District that are not in use by others. However, students and student organizations may, and are encour- aged to, reserve a space to assemble in the common outdoor ar- eas of the College District. Once a person or group reserves a cer- tain space in a common outdoor area for assembly or expressive activities, it is not available for another person or group's use or reservation at the same time. Therefore, any person or group us- ing or occupying the space without a reservation must yield control of the space in time to permit any user with a reservation to begin using the space promptly at the beginning of the reserved time.
	In addition, when outdoor space is being used, even on a tempo- rary basis, for College District business, operations, events, an ed- ucational function or a research function, it is not part of the com- mon outdoor area available for use for others' expressive activities.
	Reservations for assembly or expressive activities in the common outdoor areas of the College District may be made through the Conference Services Department on a form prescribed by them or through a request sent to reserveCOA@collin.edu. If the expected attendance at an assembly or expressive activity is fifteen or more people, advance notice and a reservation of no less than two weeks is recommended. Persons and organizations are encour- aged to seek a reservation of a space that is suited to their assem- bly's anticipated size.
<u>Time, Place, and</u> <u>Manner Rules for</u> <u>Common Outdoor</u> <u>Areas</u>	In addition to the specific rules addressed in this policy for Distribu- tion of Literature, expressive activities by students or student or- ganizations in common outdoor areas are subject to the time, place, and manner rules listed in GD(LOCAL).
Identification	Students or registered student organizations distributing materials on campus or using College District facilities will provide identifica- tion when requested to do so by a College District representative or College District police officer.
Violations of Policy	Failure to comply with this policy and procedures regarding use of College District common outdoor areas, College District facilities, or distribution of literature will result in appropriate administrative action, including but not limited to, the suspension of the individ- ual's or organization's use of College District facilities and/or the

confiscation or discarding of nonconforming materials. A student or
student organization who fails to comply with or violates this policy
may be disciplined under applicable procedures provided by other
College District policies and rules, including the Student Handbook,
and may referred to the Dean of Students Office for disciplinary ac-
tion.

Interference with Expressive Activities in Common Outdoor Areas	Students or student organizations that interfere with the expressive activities permitted by this policy will be subject to disciplinary ac- tion in accordance with the College District's discipline policies and procedures [See DH, FM, and FMA].
<u>Appeals</u>	Decisions made by the administration in accordance with this pol- icy may be appealed in accordance with DGBA(LOCAL) or FLD(LOCAL), as applicable.
Publication	This policy and associated procedures must be posted on the Col- lege District's website and distributed in the student handbook. They must also be distributed to students at orientation.

STUDENT EXPRESSION STUDENT USE OF COLLEGE DISTRICT FACILITIES

	Other than the use of common outdoor areas. The grounds and the facilities of the College District shallwill be made available to students or registered student organizations [see FKC] when such use does not conflict with use by, or any of the policies and procedures of, the College District. The requesting students or student organization shallwill pay all expenses incurred by their use of the facilities in accordance with a fee schedule developed by the Board.
	mon outdoor areas are subject to the policies set out in GD.
Requests	To request permission to meet <u>ein</u> College District <u>premisesfacili-</u> <u>ties</u> , interested students or registered student organizations <u>shallwill</u> submit a request through <u>OrgSync_Cougar Connect</u> with the Office of Student Engagement in accordance with administra- tive procedures.
	The students or the registered student organization making the re- quest shall <u>will</u> indicate that they have read and understand the pol- icies and rules governing use of College District facilities and that they will abide by those rules.
	Students and student organizations may, and are encouraged to, reserve a space to assemble in the common outdoor areas of the College District. Once a person or group reserves a certain space in a common outdoor area for assembly or expressive activities, it is not available for another person or group's use or reservation at the same time. Therefore, any person or group using or occupying the space without a reservation must yield control of the space in time to permit any user with a reservation to begin using the space promptly at the beginning of the reserved time. See FLA.
Approval	The assistant director of student engagement <u>shallwill</u> approve or reject the request in accordance with provisions of and deadlines set out in this policy and administrative procedures, without regard to the religious, political, philosophical, <u>ideological</u> , <u>academic viewpoint</u> , or other content of the speech likely to be associated with the student's or registered student organization's use of the facility.
	Approval shall<u>will</u> not be granted when the official has reasonable grounds to believe that:
	 The College District facility requested is unavailable, inade- quate, or inappropriate to accommodate the proposed use at the time requested;

STUDENT EXPRESSION STUDENT USE OF COLLEGE DISTRICT FACILITIES

	2.	The applicant is under a disciplinary penalty or sanction pro- hibiting the use of the facility;			
	3.	The proposed use includes non-permissible solicitation [see FI];			
	 The proposed use would constitute an immediate and act danger to the peace or security of the College District that available law enforcement officials could not control with r sonable efforts; 				
	5.	The applicant owes a monetary debt to the College District and the debt is considered delinquent;			
	6.	The proposed activity would disrupt or disturb the regular academic program;			
	7.	The proposed use would result in damage to or defacement of property or the applicant has previously damaged College District property; or			
	8.	The proposed activity would constitute an unauthorized joint sponsorship with an outside group.			
	appli	assistant director of student engagement shall <u>will</u> provide the icant a written statement of the grounds for rejection if a re- st is denied.			
Announcements and Publicity	ister basis	cordance with administrative procedures, all students and reg- ed student organizations shall <u>will</u> be given access on the same s for making announcements and publicizing their meetings activities.			
Identification	Students or registered student organizations using College District facilities shallwill provide identification when requested to do so by a College District representative or College District police officer.				
Violations	use istrat dent facili lege	The to comply with the policy and procedures regarding student of College District facilities shallwill result in appropriate admin- tive action, including but not limited to, suspension of a stu- 's or a registered student organization's use of College District ties and/or other disciplinary action in accordance with the Col- District's discipline policies and procedures [see FM and FMA] student handbook.			
Appeals		sions made by the administration under this policy may be ap- ed in accordance with FLD(LOCAL).			
	[For distribution of literature, see FLA]				

ADOPTED:

Student Code of Conduct	College District students are both citizens and members of the academic community. As citizens and students, they enjoy the same freedom of speech, peaceful assembly, and right of petition that other citizens enjoy. As members of the academic community, they are subject to the obligations that are theirs by virtue of this membership.				
	The College District expects its students to conduct themselves in a manner that reflects credit upon the institution they represent. There are two basic standards of behavior required of all students:				
	 They will adhere to College District policies and municipal, county, state, and federal laws; and 				
	They will not interfere with or disrupt the orderly educational processes of the College District.				
	Students are entitled to only those immunities or privileges by law as enjoyed by other citizens. In the event any provision of this pol- icy conflicts with the laws of the State of Texas or the United States of America, the state or federal law will prevail.	3			
Scholastic Dishonesty	Every member of the College District community is expected to maintain the highest standards of academic integrity. All work sub- mitted for credit is expected to be the student's own work. The Col- lege District may initiate disciplinary proceedings against a student or program applicants accused of scholastic dishonesty. While spe cific examples are listed below, this is not an exhaustive list, and scholastic dishonesty may encompass other conduct, including any misconduct through electronic or computerized means. Scholastic dishonesty will-includes, but is not limited to, one or more of the following acts:	- У			
	1. Cheating;				
	2. Collusion;				
	3. General Scholastic Dishonesty; and/or				
	4. <u>3.</u> Plagiarism.				
	Definitions of the scholastic dishonesty terms listed above are lo- cated in the current <i>Student Code of Conduct</i> .				
	In cases where an incident report has been filed for an alleged vio- lation of scholastic dishonesty, the faculty member will delay post- ing a grade for the academic work in question until the case is final A student found responsible for a scholastic dishonesty offense(s) will receive an appropriate disciplinary penalty or penalties from the Dean of Students Office. The student may also receive an aca- demic penalty in the course where the scholastic dishonesty took	l .			

place. The faculty member will determine the appropriate academic penalty, which may range from a grade of zero (0) on the assignment to failing the course.

Other OffensesStudent Code of Conduct Violations The College District may initiate disciplinary proceedings for a student <u>or program applicants</u> who commits an offense as provided below. This list is not exhaustive but provides examples of the types of violations that may result in discipline:

- 1. Committing an act of scholastic dishonesty including, but not limited to, cheating, collusion, and/or plagiarism.
- 2. Conducting himself or herself in a manner that interferes with or disrupts the educational environment, orderly process of the College District, or lawful rights of others.
- 3. Committing any offense that violates the College District's Core Values.
- 1. Forging, altering, or misusing College District documents or records.
- 2. Disrupting the orderly process of the College District (e.g., classes, events, or meetings) or interfering with the lawful rights of others.
- 3. Conducting himself or herself in a manner that interferes with College District teaching, research, administration, disciplinary procedures, or other activities and public service functions.
- 4. Damaging, stealing, defacing, or destroying College District property, property belonging to a third party on a College District-sponsored trip, or property belonging to a College District student, faculty or staff member, or a campus visitor.
- 5. Theft, sabotage, destruction, distribution, or other use of the intellectual property of the College District or third parties without permission.
- 6. Knowingly giving false information in response to reasonable requests from College District officials.
- 7. Assaulting, threatening, abusing (physically, verbally, and/or sexually), or endangering in any manner the health or safety of a person at the College District, on College District property, or at a College District-sponsored event.
- 8. Violating <u>the</u> College District Student Code of Conduct; Board policies; laws; or administrative rules, regulations, and procedures (e.g., parking, guidelines for student events, registration

of meetings and activities, use of College District facilities or the time, place, and manner of public expression).

- 9. Failing to comply with directions of College District officials and/or police acting in the performance of their duties.
- 10. Failing to notify College District officials of a change in residency status or current address.
- 11. Being convicted of an indictable offense under either municipal, state, or federal law that occurred on College District property or at an off-campus, College District-sponsored event.
- 12. Attempting to, or possessing, manufacturing, delivering, distributing, selling, purchasing, using, or being under the influence of, alcoholic beverages, illegal controlled substances (as defined in the Texas Controlled Substance Act), steroids, substances referred to as "designer drugs," and inappropriately or illegally using over-the-counter medications, prescription medications, inhalants, herbal/"natural" euphoriants, <u>and/or</u> lookalike products (<u>i.e.</u>, what is represented to be any of the above-listed substances) at the College District, on College District property, or while attending College District-sponsored activities on- or off-campus. [See FLBE]
- 13. Retaliating against another student, campus visitor, or staff or faculty member.
- 14. Discriminating against, harassing, <u>committing sexual assault</u>, <u>committing dating violence</u>, <u>committing domestic violence</u>, <u>en-</u> <u>gaging in bullying</u>, and/or stalking another student, campus visitor, or staff or faculty member, including, but not limited to, sexual, racial, and disability discrimination or harassment, and/or creating an intimidating, hostile, or offensive educational environment.
- 14.15. Creating an intimidating, hostile, or offensive educational environment.
- 15.16. Using, possessing, or displaying any location-restricted knife, club, <u>brass knuckles</u>, or prohibited weapon, in violation of the law or College District policies and procedures, on College District property or at a College District-sponsored or -related activity, unless written authorization is granted in advance by the District President or designee. [See CHF]
- 16.17. Engaging in gang-related activity and/or organized criminal activity at any College District facility or grounds. Such actions will subject a student to disciplinary penalties, while a student

involved in illegal acts may be arrested and face criminal prosecution.

- 17. Releasing restricted course call numbers to other students.
- Failing to secure, m^Misusing or sharing College-Wide Identification (CWID) numbers (CWID), CougarMail e-mail_Collin Email accounts, restricted course registration numbers (CRNs), or other restricted access codes or passwords.
- 19. Repeatedly violating College District policies, procedures, or guidelines and/or repeating less serious breaches of conduct.
- 20. Misusing College District technology and/or using computing systems to harass others (including, but not limited to, sending, distributing, posting, or displaying offensive or threatening material, and forging mail messages, sending chain letters, and the like), and/or any violation of digital copyright laws resulting in demonstrable harm to the College District's network or disruption of classroom activities. These violations may result in the suspension of College District technology resource privileges and will be addressed as a formal disciplinary matter.
- 21. Gambling illegally in any form, at the College District, on College District property, or at any College District-sponsored activity.
- 22. Engaging in the disruptive use of electronic, digital media, or telecommunications, and/or wearable devices (e.g., phones, smart watches, Fitbits, Bluetooth devices, tablets, etc.) during classes, labs, or other College District learning environments. In addition, all electronic, digital media, or telecommunication and/or wearable devices must be completely turned off (not in silent or vibrate mode) while taking examinations and prior to entering the College District's Testing Centers.
- 23. Failing to demonstrate respect for the privacy rights of employees, other students, and visitors, not complying with all regulations and laws regarding the protection of confidential information, and not complying with all College District regulations regarding the use of cameras and recording devices.
- 24. Engaging in hazing at the College District, on College District property, or at any College District-sponsored activity.
- <u>25.</u> Smoking or using any tobacco product or other electronic smoking device (including personal vaporizers) on <u>all</u>-College District property. [See<u>FLBE</u>]

	26. Forging, altering, or misusing College District documents or records.
	25.27. Unlawfully interfering with the exercise of expressive activi- ties in common outdoor areas by others as permitted by Board policies.
	26. Committing any other offense that violates the College Dis- trict's core values or that disrupts the educational processes of the College District.
Hazing	Section 51.936 of the Texas Higher Education Code and Texas Ed- ucation Code Chapter 37, Subchapter F, prohibits hazing at the College District, on College District property, or while attending Col- lege District-sponsored activities on- or off-campus. [See FLBC(LE- GAL)] The office of the dean of students at the College District <u>Dean of Students Office</u> will publish or distribute a list of organiza- tions that have been disciplined for hazing or convicted for hazing on- or off-campus during the previous three years.

COMMUNITY <u>EXPRESSION AND</u> USE OF COLLEGE DISTRICT FACILI-TIES

(LOCAL)

	<u>Note:</u>	For expression and use of College District facilities and distribution of literature by students and registered stu- dent organizations, see FLA and FLAA. For expression and use of College District facilities by employees and employee organizations, see DGC and DGD. For use of the College District's internal mail system, see CHE.				
Use of College District Facilities	for the su and for th College [ege District's facilities and property are intended primarily upport of the instructional programs of the College District ne support of programs conducted or sponsored by the District's academic and administrative departments or or- ins affiliated with those departments.				
	ployee or	of the College District's facilities by employees or em- rganizations, see DGD. For use by students and regis- dent organizations, see FLAA.]				
Definitions	As used within this policy, the terms "disrupt," "disruptive," "dist and "disturbances" are defined as activities or actions that caus disorder or turmoil in the College District's <u>classes</u> , programs a services or that interfere with or interrupt planned activities, or other operations of the College District by noise or movement.					
	any spee ment to t Texas Co speeches and the c	within this policy, the term "expressive activities" means ech or expressive conduct protected by the First Amend- he United States Constitution or by Section 8, Article I, onstitution, and which includes assemblies, protests, s, the distribution of written material, the carrying of signs, circulation of petitions. The term does not include com- speech such as advertisements for products or services.				
	whose vo or motor- single mi acoustic are not s	within this policy, the term "amplified sound" means sound olume is increased by any electric, electronic, mechanical, powered means, such as by a megaphone. The use of a crophone for a guest speaker, shouting, chanting, and musical instruments are exempt from this definition and ubject to the special rules on amplified sound, but are sub- e general rules on disruption.				
	vidual sp	within this policy, the term "guest speaker" means an indi- eaker or performer who is not a student, faculty member, e, or Board member of the College District.				
Limited Public Forum and Public Assembly Use	erty owne	lings, classrooms, libraries, facilities, grounds, and prop- ed or controlled by the College District are not a traditional rum open for assembly, debate, demonstrations, or similar				

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COMMUNITY <u>EXPRES</u> TIES	SION AND USE OF COLLEGE DISTRICT FACILI- GD
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	activities by members of the general public, subject to some excep- tions <u>, and applicable state law concerning common outdoor areas</u> . [See GD(LEGAL)]
For-Profit Use	The College District does not permit individuals or for-profit organi- zations to use its facilities for <u>their own</u> financial gain, including <u>for</u> marketing, promotional, course instruction, or other profit-generat- ing activities. <u>activities</u> ; <u>The College District does not nor does the</u> <u>College District permit third-party private academic instruction,</u> <u>courses</u> , or student recruitment <u>by individuals or by for-profit organ- izations at its facilities</u> . This does not exclude institutions of higher education or third-party organizations from participating in College District-approved or -sponsored transfer and recruitment fairs.
	The College District does permit the rental of College District facili- ties for third-party <u>corporate or</u> employee training programs and educational testing, as well as for public meetings, performances, and presentations so long as no admission fee is charged, when these activities do not conflict with College District use or with this policy.
Nonprofit Use	The College District may permit 501(c)(3) nonprofit organizations to rent space and host events on College District property when these activities do not conflict with College District use or with this policy.
Private Use	College District facilities are not available for use or for rental to in- dividuals for private gatherings sponsored by private individuals.
Fundraising Use	Only civic, educational, and student organizations and individuals authorized by the College District are allowed to sponsor and en- gage in fundraising activities using College District facilities. All ex- ternal requests must be submitted for approval to Conference Ser- vices.
Campaign-Related Use	The College District permits open forums and town hall events scheduled through Conference Services or hosted by the College District for elected officials and those who have filed to run for elected office, based on space availability and adherence to the College District's standard room reservation approval process. However, except to the extent a College District facility is used as an official polling place, College District facilities are not available for use by individuals or groups for political advertising, campaign communications, or electioneering, as those terms are used in state law. [See Election/Campaign Signs and Tents, below] In accordance with the Texas Election Code, the following defini-
	tions will apply:

- 1. "Political Advertising" means a communication supporting or opposing a candidate for nomination or election to a public office or office of a political party, a political party, a public officer, or a measure that:
 - a. In return for consideration, is published in a newspaper, magazine, or other periodical or is broadcast by radio or television; or
 - b. Appears:
 - (1) In a pamphlet, circular, flier, billboard or other sign, bumper sticker, or similar form of written communication; or
 - (2) On an internet website.
- 2. "Campaign communication" means a written or oral communication relating to a campaign for nomination or election to public office or office of a political party or to a campaign on a measure.
- 3. "Electioneering" includes the posting, using, or distributing political signs or literature:
 - a. During the time an early voting polling place is open for the conduct of early voting, a person may not electioneer for or against any candidate, measure, or political party in or within 100 feet of an outside door through which a voter may enter the building or structure in which the early voting polling place is located.
 - b. The entity that owns or controls a public building being used as an early voting polling place may not, at any time during the early voting period, prohibit electioneering on the building's premises outside of the area described in 1.b, above, but may enact reasonable regulations concerning the time, place, and manner of electioneering.

The College District does not permit external individuals or groups to use College District facilities to access students, faculty, or staff for private purposes, including gathering signatures for petitions. Limited public forum areas are designated at each campus for this purpose. [See GD(LEGAL)]

Recreational Use Approval from the Conference Services Department is required for use of the College District's indoor and outdoor recreational facilities, such as the gym, tennis courts, and the like when the facilities

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are not in use by the College District or for another scheduled pur-	
pose.	

Emergency Use In case of emergencies or disasters, the District President or designee may authorize the use of College District facilities by civil defense, health, or emergency service authorities.

Expressive Activities
in Common
Outdoor AreasCommunity members may only engage in expressive activities in
common outdoor areas (as defined in this policy) of the College
District, as long as the conduct is not unlawful and does not materi-
ally and substantially disrupt the functioning and operations of the
College District. Common outdoor areas are designated by state
law as traditional public forums.

To preserve the functions and operations of the College District, expressive activities in common outdoor areas are subject to the time, place, and manner rules listed in this policy.

The "common outdoor areas" of the College District mean outdoor space that is not used, on either a permanent or temporary basis, for the College District's: (1) business or operations; (2) a sponsored event; (3) an educational function; (4) a research function; and that is at least 75 feet from any College District building entrance or window. Common outdoor areas do not include the buildings, classrooms, libraries, facilities, student housing or residential outdoor spaces managed by the College District, outdoor surfaces of college buildings, surfaces associated with or connected to a college building, a college structure, spaces dedicated to temporary outdoor banners, spaces dedicated to temporary outdoor exhibits, or any other space within the College District's limited public forum.

Requests for Use of Facilities To request permission to meet <u>ein</u> College District <u>facilities, prem-ises, or limited public forums</u>, interested community members or organizations will file a written application with the Conference Services Department in accordance with administrative procedures.

> The community members or organization making the request will indicate that they have read and understand the policies and rules governing use of College District facilities and that they will abide by those rules. The application will be submitted at least ten business days prior to the proposed use but not more than four months prior to the proposed use for all spaces other than conference centers. Conference centers may be booked no more than 12 months in advance. Requests for exceptions to the timeline may be approved by the Conference Services Department. Use of College District facilities may not commence until it is approved, in writing, by the Conference Services Department.

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Requests for community use of College District facilities will be considered on a first-come, first-served basis. However, requests received on the same day will be prioritized as follows:

- 1. Classroom instruction and other official College District functions and programs;
- Requests by recognized student organizations and employee organizations;
- 3. Activities sponsored by non-College District, nonprofit organizations that are open to the public; and
- 4. Authorized activities that do not fall within the above categories.

Organizations from within the College District's service area will be given priority over requests from organizations located outside the College District's service area.

Events that directly benefit the citizens of the College District will be given priority over events that specifically target larger groups or groups from outside the College District.

Programs offered through the facilities rental program [see items 3 and 4, above] will be made through a signed facilities use agreement between the College District and the renter. The College District name and its trademarked logo may not be used by the requestor or approved user. The College District's name is only authorized for use in marketing materials as it relates to providing the location and directional information for the event.

The College District reserves the right to modify these priorities without notice as deemed necessary to accomplish its objectives.

Approval The Conference Services Department will approve or reject the request in accordance with provisions of and deadlines set out in this policy and administrative procedures, without regard to the religious, political, philosophical, <u>ideological, academic viewpoint</u>, or other content of the speech likely to be associated with use of the facility by community members or organizations. The request will be approved or denied in writing within ten business days of receiving the application.

> Approval of requests for the use of facilities will not be based upon the applicant's race, religion, age, disability, color, sex, national origin, veteran status, or other legally protected class.

College District facilities will not be available for long-term use. Long-term use will be defined as use of the facility for more than five days per month or for more than three weekends per month.

COMMUNITY <u>EXPRESSION AND</u> USE OF COLLEGE DISTRICT FACILI-TIES

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Facilities use requests will be considered for a time period not to exceed four calendar months, coinciding with the fall, spring, and summer College District semesters.

Failure to comply with the conditions outlined in this policy and the facilities use agreement may result in penalties, including but not limited to, restrictions on future rental of College District facilities and/or an additional damage/cleaning fee as provided for in the facilities use agreement. The amount should be included in the contract and/or in procedures.

Approval will not be granted when the Conference Services Department has reasonable grounds to believe that:

- 1. The College District facility requested is unavailable, inadequate, or inappropriate to accommodate the proposed use at the time requested;
- The applicant is subject to a prior sanction [see Violations of Policy, below];
- The proposed use would constitute an immediate and actual danger to the peace or security of the College District as determined by the College District, including the sole discretion of the District President or designee;
- 4. The applicant owes a monetary debt to the College District and the debt is considered delinquent;
- 5. The proposed activity would disrupt or disturb the regular academic program, other planned activities, or other operations of the College District;
- 6. The proposed use would result in damage to or defacement of property or the applicant has previously damaged College District property at an event;
- 7. The applicant failed to supply the requested information on the application;
- 8. The application contains a material misrepresentation of fact as determined at the sole discretion of the College District; or
- 9. The proposed use is not at a suitable location because the design or dimensions of the event will substantially interfere with pedestrian access, traffic flow, or public safety in or near the same area as the proposed event.

Written Notice If
RequestThe Associate Vice President of Financial Services and Reporting
or designee will review any recommendations to deny the use of
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College District facilities to an external group and communicate with the requestor if a request to rent facilities is denied.

Use of Common Outdoor Areas by Community Members A community member does not need a College District permit or reservation for the exercise of expressive activities in common outdoor areas. Expressive activity may occur in those common outdoor areas of the College District that are not in use by others. Community members may engage in expressive activities in common outdoor areas, unless:

- 1. The person's conduct is unlawful;
- 2. The use would constitute an immediate and actual danger to the peace or security of the College District that available law enforcement officials could not control with reasonable efforts:
- 3. The use would materially or substantially disrupt or disturb the regular academic program; or
- 4. The use would result in damage to or defacement of property.

However, community members may, and are encouraged to, reserve a space to assemble in the common outdoor areas of the College District. Once a person or group reserves a certain space in a common outdoor area for assembly or expressive activities, it is not available for another person or group's use or reservation at the same time. Therefore, any person or group using or occupying the space without a reservation must yield control of the space in time to permit any user with a reservation to begin using the space promptly at the beginning of the reserved time.

In addition, when outdoor space is being used, even on a temporary basis, for College District business, operations, events, an educational function or a research function, it is not part of the common outdoor area available for use for others' expressive activities.

Reservations for assembly or expressive activities in the common outdoor areas of the College District may be made through the Conference Services Department on a form prescribed by them or through a request sent to reserveCOA@collin.edu. If the expected attendance at an assembly or expressive activity is fifteen or more people, advance notice and a reservation of no less than two weeks is recommended. Persons and organizations are encouraged to seek a reservation of a space that is suited to their assembly's anticipated size.

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<u>Time, Place, and</u> <u>Manner Rules for</u> <u>Common Outdoor</u> <u>Areas</u>	quired Condu	the specific rules addressed in this policy for Re- ct, Distribution of Literature, and Permissible Solicita- ving rules will also apply to the use of common out-
	<u>1.</u>	Expressive activities may not be disruptive.
	2.	Expressive activities may not include statements di- rected to inciting or producing imminent violations of law under circumstances such that the statements are likely to actually and imminently incite or pro- duce violations of law, including but not limited to, vi- olence or threats of violence.
	<u>3.</u>	Literature may be distributed, but not sold.
	<u>4.</u>	Any person who uses common outdoor areas or dis- tributes literature or materials in common outdoor areas, is responsible for cleaning up any literature, materials, or other trash that was discarded or lefto- ver.
	<u>5.</u>	Signs may not be larger than 24" x 24". Signs may be held or carried by hand. However, signs may not be attached to sticks, poles, wooden or metal han- dles, or other similar assembled items.
	<u>6.</u>	Signs constructed of rigid materials, including sticks, poles, wood, metal, hard plastic, or other materials that could be construed as a hazard are not permit- ted.
	<u>7.</u>	Any person holding or carrying a sign will exercise due care to avoid bumping, hitting, or injuring any other person.
	8.	Banners on poles may not be carried by individuals.
	<u>9.</u>	Hand-held banners carried by two or more individu- als (without poles) are permitted in temporary ban- ner spaces designated by the College District.
	<u>10.</u>	Tables may not be set up in common outdoor areas, unless it is requested by a student or student organi- zation in advance through a request submitted to the Conference Services Department. Otherwise, community members may not set up any tables in common outdoor areas of the College District.

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	<u>11.</u>	Amplified sound may not be used in common out- door areas, particularly when it disrupts College Dis- trict business, operations, meetings, events, an edu- cational function or a research function.
	<u>12.</u>	Guest speakers are allowed in common outdoor ar- eas.
	<u>13.</u>	Guest speakers may not distribute literature that vio- lates the rules in this policy.
	<u>14.</u>	Guest speakers may not accost bystanders or oth- ers who have chosen not to attend the speech or discussion.
	<u>15.</u>	Guest speakers may not set up exhibits or tables outside of the common outdoor areas, or inside Col- lege District buildings or facilities.
	<u>16.</u>	For any assembly, with or without a guest speaker, that has an expected attendance of fifteen or more participants (including counter-demonstrators), ad- vance notice and a reservation are encouraged to help the Conference Services Department improve the safety and success of expressive activity.
	of the planned sons and orga dents. Should ber of participa be directed by	ertainty about applicable rules, the appropriateness I location, or possible conflict with other events, per- anizations are encouraged to consult the dean of stu- the size of the assembly exceed the maximum num- ants that is safe for a given location, participants will campus authorities to relocate to a space that is bet- ne size of the assembly
Written Agreement Required <u>for Use of</u> <u>Facilities</u>	lege District fa quired to com derstanding of regulations pri includes an ac for any persor	ty member or organization approved for use of Col- acilities not related to the College District will be re- plete a written agreement indicating receipt and un- f this policy and any applicable administrative ior to a facilities use agreement being approved. This cknowledgment that the College District is not liable nal injury or damages to personal property occurring by the community member or organization.
Fees for Use		member or organization authorized to use College as will be charged a fee for the use of designated fa-

	spo the app ser\ paic	Board delegates to the District President <u>or designee</u> the re- nsibility to establish and publish a schedule of fees based on cost of the physical operation of the facilities, as well as any licable personnel costs for supervision, custodial services, food vices, security, media, and technology services. All fees must be a in advance (or an authorized purchase order) in accordance the College District's facilities use agreement.
	for p	s will not be charged when College District buildings are used bublic meetings sponsored by state or local governmental ncies.
	thor	Board delegates to the District President <u>or designee</u> the au- ity to waive the facility use rental fee if the requested use ves an appropriate College District or public purpose.
On-Site Personnel	Coll	en a College District facility is being used, an employee of the ege District will be on the premises and will be fully in charge of facility being used.
		College District's representative is responsible for ensuring appliance with the requirements of this policy during the event.
Required Conduct	Community members and organizations using College District facil- ities will:	
	1.	Conduct business in an orderly manner;
	2.	Abide by all laws, policies, and procedures, including, but not limited to, those regulating the use, sale, or possession of al- coholic beverages, illegal drugs, tobacco products, and fire- arms on College District property, and the requirements in the facilities use agreement; [See CHF and GDA]
	3.	Make no alteration, temporary or permanent, to College Dis- trict property without prior written consent from the District President or designee; and
	4.	Be responsible for the cost of repairing any damages incurred during use and will be required to indemnify the College Dis- trict for the cost of any such repairs.
	Dist tabl acti	itionally, community members and organizations using College rict facilities (outside of common outdoor areas) may request e space for students to visit and learn about the table sponsor's vities and may distribute literature, subject to the reasonable e, place, and manner restrictions designated by the College Dis-

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Distribution of literature not published by the College District and activities of the organizations and individuals using College District facilities will be conducted in a manner that:

- 1. Is not disruptive;
- 2. Does not impede reasonable access to College District facilities or deny the use of offices or other facilities to students, faculty, staff, or guests of the College District;
- Does not interfere with the flow of pedestrians or vehicular traffic on sidewalks or streets or at places of ingress or egress to and from property, buildings, or facilities;
- 4. Does not threaten or endanger the safety of any person on College District premises;
- 5. Does not harass, badger, coerce, or intimidate another person or force material on an unwilling participant or accost or approach individuals not in the immediate vicinity of the assigned table space or use areas designated by the College District;
- 6. Does not involve conduct that is likely to result in damage to or destruction of property or cause disruption in utilities;
- 7. Does not create a sustained or repeated noise disturbance that substantially interferes with a speaker's ability to communicate with others and/or the rights of others to listen;
- 8. Does not attempt to prevent a College District event or other lawful assembly by the threat or use of force or violence;
- 9. Does not interfere with the rights of others as determined by the College District; and
- 10. Does not violate local, state, or federal laws or College District policies and procedures.

Location and placement of assigned tables and chairs will be made at the discretion of the Conference Services Department, based on availability, and the Conference Services Department will ensure that such external events do not interfere with the conduct of any student or College District event.

The consumption of food and beverages will be restricted in accordance with the facilities use agreement.

Groups or organizations using College District facilities will conform to all federal and state statutes, county and municipal ordinances, and fire regulations.

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Decorations must be flame retardant and will be erected and taken down in a manner not destructive to College District property or facilities. The use of any material or device that constitutes a hazard to people, equipment, property, and/or facilities is expressly prohibited.

The renter is responsible for clean-up of the space and for clearing the area of discarded or leftover literature.

In addition to the rental fee for use of the facility, the renter will be billed for any cleanup expenses that may result if materials are not removed in a timely manner or if storage of renter-owned materials is required.

Events that include attendance of or participation by minors will require adult supervision by the sponsoring organization.

College District apparatus, furniture, or equipment will not be removed, altered, or displaced without permission from an authorized College District official. Renters are not authorized to bring in their own furniture or fixtures.

The renter is liable for the care and protection of College District property and/or facilities and will be charged for any damages sustained by the premises, furniture, or equipment because of the occupancy.

At the sole discretion of the Conference Services Department, rental agreements for use of any College District facility will be revoked when facilities are misused or when the foregoing rules are violated. Facilities use agreements may not be renewed when revoked for misuse.

The renter is responsible for any and all loss, accidents, neglect, injury, or damage to person, life, property, or facilities that may be the result of, or caused by, the renter's occupancy of the facilities or premises for which the College District might be held liable. The renter will protect and indemnify the College District, the Board, and any officer, agent, or employee of the College District and save them harmless in every way from all suits or actions at law for damage or injury to person, life, property, or facilities that may arise, or be occasioned in any way, because of the occupancy of the facilities or premises, regardless of responsibility or negligence.

The College District may require each renter to provide a valid certificate of insurance in a type and in an amount specified by the College District.

Identification

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A community member or organization leasing campus facilities and/or distributing materials on campus will provide identification when requested to do so by a College District representative.

Any student who refuses to identify himself or herself fully may be subject to College District discipline, which may include suspension.

Distribution of Literature Any written or printed materials, handbills, photographs, pictures, films, tapes, giveaways, handouts, or other visual or auditory materials not sponsored by the College District must comply with this policy. Such materials will not be sold, circulated, distributed, or posted on any College District premises facilities or common outdoor areas by any community member or organization, including a College District-support organization, except in accordance with this policy.

Approved individuals renting or using College District facilities may distribute handouts associated with the event to its members and guests.

The College District is not responsible for, nor does the College District endorse, the contents of any <u>materials or</u> literature distributed by a community member or organization.

[See CHE regarding use of the College District's internal mail system and FLA regarding distribution of literature by students and registered student organizations]

<u>Materials or </u><u>H</u>iterature will not be distributed by a community member or organization on College District property if, in the sole discretion of the College District:

- 1. The materials are obscene;
- 2. The materials contain defamatory statements;
- The materials advocate illegal conduct, imminent lawless or disruptive action and are likely to incite or produce such action;
- The materials are considered prohibited harassment [see DIA series and FFD series];
- 5. The materials constitute unauthorized solicitation [see Solicitation Requirements, below]; or
- 6. The materials infringe upon intellectual property rights of the College District [see CT].

Time, Place, and Manner Restrictions <u>for</u> <u>Distribution of</u> <u>Literature</u>	rent agre to its	mmunity member or organization that has been approved to a campus facility, has signed the required written facilities use ement, and has paid any required fees may distribute literature members and guests during the time period covered by the en agreement and in the location covered in the written agree- t.	
Permissible Solicitation	As used in this policy, the word "solicitation" will mean the sale or offer for sale of any property or service, whether for immediate or future delivery, and the receipt of or request for any gift or contribu- tion by an entity.		
	ther	only solicitation permitted in or on any property or facilities ei- owned or controlled by the College District will be in accord- with the following:	
	1.	The sale or offer for sale of any food or drink item by author- ized student organizations in an area designated in advance by the appropriate College District representative.	
	2.	The collection of membership fees or dues by approved stu- dent organizations at meetings of such organizations sched- uled in accordance with College District regulations on the use of facilities.	
	3.	The collection of admission fees for the exhibition of movies or other programs scheduled in accordance with College Dis- trict policies and procedures.	
Solicitation Requirements		n approved solicitation made pursuant to the terms of this pol- nust be conducted according to the following:	
	1.	The solicitation will not disturb or interfere with the regular ac- ademic or institutional programs and activities being con- ducted in buildings or on property owned or controlled by the College District.	
	2.	The solicitation will not interfere with the free or unimpeded flow of pedestrian and vehicular traffic on sidewalks and streets and at places of ingress and egress to and from build- ings owned or controlled by the College District.	
	3.	The solicitation will not harass, embarrass, or intimidate the person or persons being solicited.	
	4.	Violations will be addressed through the appropriate College District policy and may result in the organization being prohib- ited from further solicitation for a designated period of time. [See FKC(LOCAL)]	

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For the purposes of this policy, "sign" will be defined as a billboard, decal, notice, placard, poster, banner, or any kind of hand-held sign; "posting" will be defined as any means used for displaying a sign. Requirements for election signs are described below at Election/Campaign Signs and Tents.

No person or organization may post a sign that is obscene, incites illegal activity, is libelous, or contains nonpermissible solicitation. [See FI(LOCAL) or FKA(LOCAL)]

Except for nonpermissible signs, as defined herein, an entity may publicly post a sign on College District property or facilities only in designated areas or display a sign in common outdoor areas subject to the procedures in this policy. No object other than a sign may be posted on College District property or facilities.

Before publicly posting a sign, an entity will:

- 1. Submit the proposed sign to the student engagement office staff or a designated representative for review and consideration.
- 2. Provide pertinent information including the:
 - a. Name and phone number of the student, approved student organization, department, or community member, which must be included on all items to be posted;
 - b. Proposed general location for posting the sign; and
 - c. Length of time the sign will be posted.

Upon receipt, the student engagement office staff or designated representative will ensure that the pertinent information listed above is included and that the following guidelines are applied:

- 1. Approved items, with a maximum size of 24" x 24", will be posted neatly on appropriate bulletin boards by student engagement office personnel or a designated representative, subject to space availability.
- 2. Items will receive an approval stamp dated and signed by student engagement office personnel or a designated representative for each item to be posted.
- 3. Materials generally will be approved for a maximum period of four weeks.
- 4. Materials that do not conform to these posting procedures and guidelines will be subject to immediate removal.

A sign may not be:

	1.	Atta	Attached to:		
		a.	A shrub or plant.		
		b.	A College District vehicle.		
		C.	A permanent sign installed for another purpose.		
		d.	A fence or chain or its supporting structure.		
		e.	A brick, concrete, or masonry structure.		
		f.	A statue, monument, or similar structure.		
	2.	Pos	Posted:		
		a.	On or adjacent to a fire hydrant.		
		b.	On or between a curb and sidewalk.		
		C.	In a College District building or facility except on a bulle- tin board designated for that purpose.		
	will prov tach	remov val sta ned in	ent engagement office staff or designated representative ve all signs no later than one week after the expired ap- amp date. No person will remove a sign posted or at- accordance with this section without permission from the ngagement office or designated representative.		
Nonpermissible	No entity will post or carry a sign that:				
Signs	1.	 Involves nonpermissible solicitation; 			
	2.	Contains material that is obscene or libelous; or			
	3.	 Is larger than 24" x 24", unless authorized by the associate dean of student and enrollment services. 			
Election / Campaign Signs and Tents	at e app earl Suc mus of t-	ach C ropria ly voti ch sigr st be e	campaign signs will be limited to five signs per candidate college District polling site, at a location designated by the site campus vice president/provost, during the period of ing and on Election Day when the campus is a voting site. Ins will be limited to a size not to exceed 24" x 24" and either hand-held or staked into the ground. However, use will not be allowed.		
	Sig	Signs placed outside of the designated location will be removed by			

Signs placed outside of the designated location will be removed by the facilities/plant manager or designee and held for pick up in the plant facility for not longer than five days from removal. If not picked up within five days, the College District will dispose of the signs.

	Issues-based campaign signs are limited to three signs per political action committee per issue, either supporting or opposing the issue.
	Tents, awnings, and shelters will not be permitted on College Dis- trict property. Megaphones Amplified sound will not be permitted within 1,000 feet of the polling location.
	All electioneering must comply with applicable election laws.
Classroom Bulletin Boards	Bulletin boards located both inside and directly outside each class- room will be under the jurisdiction of the appropriate vice presi- dent/provost or designated representative.
Violations of Policy	Failure to comply with the policy and procedures regarding com- munity use of College District <u>common outdoor areas</u> , <u>College Dis- trict</u> facilities, or distribution of literature will result in appropriate administrative action, including but not limited to, the suspension of the individual's or organization's use of College District facilities and the confiscation or discarding of nonconforming materials. <u>Community members or off-campus organizations who violate the</u> <u>rules in this policy may also be subject to criminal trespass</u> <u>charges</u> , or other lawful measures.
Publication	This policy and associated procedures must be posted on the Col- lege District's website and will also be distributed to students and employees. [See DGC and FLA]
Alcohol and Drug Use Prohibited	The use of alcohol and intoxicating beverages is prohibited in classroom buildings, laboratories, auditoriums, library buildings, faculty and administrative offices, intercollegiate and intramural athletic facilities, and all other public campus areas.
	Any person who appears to be under the influence of intoxicating liquor or drugs will be denied access to and/or the use of College District property or facilities.
Alcohol and Drug Use Exception	With the prior consent and approval of the District President <u>or de-signee</u> , the provisions herein may be waived for specified culinary instructional programs or with respect to any specific event that is sponsored by the College District and/or the Collin College Foundation. State law will be strictly enforced at all times on all property or facilities controlled by the College District in regard to the possession and consumption of alcoholic beverages.
Children on Campus	Unattended children will not be allowed in College District facilities at any time. For the purpose of this policy, children are defined as minors who are not currently enrolled in College District classes, meeting with College District personnel, or participating in ap- proved programs with the College District.

Second Reading: 6/23/2020

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	Students may not bring children to orientations, classes, labs, test- ing centers, or other academic programs. The parent or guardian who violates this policy will be interrupted from his or her campus activity and be required to supervise the child or make other suita- ble arrangements.		
	College District employees are prohibited from bringing children to work other than for approved programs with the College District.		
Animals on Campus	The College District will allow certain animals to accompany a stu- dent or visitor on campus, in accordance with the following:		
	1. Instructional animals required for use in teaching or research. Prior to bringing an animal on campus for instructional pur- poses, written permission will be obtained from the appropri- ate academic dean. The permission statement will clearly designate the date, location, and purpose for the animal's presence on campus. Each animal will be on a leash or equiv- alent and fully under the control of the handler. The handler will have documentation of current vaccinations for the ani- mal. The care and supervision of the animal will be the sole responsibility of the handler.		
	2. Service animals as defined by the Americans with Disabilities Act (ADA) and used as guide dogs or signal dogs or other dogs individually trained to provide assistance to an individual with a disability. Service animals are working animals, not pets. Animals that meet this definition will be considered service animals regardless of whether they have been licensed or certified by a state or local government. Service animals will be on a leash at all times and/or under the control of the individual with a disability. The care and supervision of the animal will be the sole responsibility of the handler. Students with allergies to a service animal may request reasonable accommodations under the ADA.		
	All other animals will not be permitted on any College District cam- pus or in any College District facility.		

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