CHIEF EXECUTIVE OFFICER QUALIFICATIONS AND DUTIES

		chief executive officer of the College District shall<u>will</u> be the <u>rict</u>College President.
Qualifications	The	qualifications of the DistrictCollege President are:
	1.	Graduate degree from a regionally accredited institution, <u>doc-</u> torate. Doctorate is preferred;-
	2.	Five years of executive <u>-</u> -level administrative experience with some experience reporting to a <u>board</u> Board as CEO;-
	3.	Progressive multi-campus/system community and technical college leadership experience is preferred:-
	4.	Proven, successful, executive-level experience in higher edu- cation (community college experience desired);
	5.	A distinguished record of professional accomplishments;
	6.	A reputation as a leader with a vision for the future of higher education/community colleges;
	7.	A record of actions reflecting concern for the success and well-being of students; and
	8.	A proven track record in negotiating strategic alliances and in working effectively with both internal and external groups/constituencies.
<u>Duties</u>	The	DistrictCollege President shallwill:
President's Office	1.	Serve as chief executive officer of the College District with responsibility to the Board for ensuring that the College District's strategic direction and operations are consistent with its mission, purpose, and core values and in compliance with state and federal laws and regulations and accreditation guidelines. The <u>DistrictCollege</u> President shallwill effectively implement policies and regulations established by the Board related to:
		a. Academics and curriculum development;
		b. Investments, budgeting, and funding;
		c. Student services;
		d. Community relations and <u>fundraising</u> fund-raising; and
		e. Personnel.
	2.	Serve as investment officer designee of the Board.
	3.<u>2.</u>	_Represent the College District at public events and preside at public exercises of the College District, such as graduation. The <u>DistrictCollege</u> President shallwill confer degrees and

CHIEF EXECUTIVE OFFICER QUALIFICATIONS AND DUTIES

certificates recommended by the faculty and authorized by the Board.

- 4.<u>3.</u> Regularly provide information to the members of the Board regarding:
 - a. Current educational trends and the College District's initiatives to maintain relevant and appropriate academic programs and services;₁₇ and
 - b. Proposed legislation and the potential impact on the College District.
- 5.4. Implement College District policies and develop appropriate controls and management practices that achieve efficient and effective use of the College District's resources. The <u>Dis-</u> <u>trictCollege</u> President <u>shallwill</u> recommend operational policies for consideration by the Board.
- 6.5. Direct the strategic planning efforts of the College District, including the development of the master plan and annual budget recommendations, toward meeting established strategic goals and achievement indicators in support of the College District's <u>mission</u>missions and consistent with its purpose and core values.
- 7.6. Enhance academic quality through a comprehensive curriculum, development of new academic and administrative initiatives, and through the employment, professional development, and retention of a well-qualified, diverse, studentoriented faculty and administrative team, while ensuring that criteria required for continued regional accreditation are maintained.
- 8.7. Encourage a student- and community-oriented climate consistent with the College District's mission, purpose, and core values, and promote the College District through active involvement in state, national, and local professional and community organizations.
- 9.8. Direct and participate in initiatives to foster relationships and establish partnerships with legislators, local governmental officials, and business leaders to enhance and strengthen programs and opportunities offered through the College District to its students.
- **10.9.** Initiate resource development/enhancement strategies and review internal and external proposals related to funding from grants and contracts to enhance the College District's academic and service programs.

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- <u>11.10.</u> Ensure timely and accurate submission of state and federal reports, as well as other required reports, such as regional accreditation reports.
- **12.11.** Maintain responsibility for and exercise administrative and fiscal control over the College District's intercollegiate athletics program and related budgets to promote high standards of academics, athletic achievement, and integrity for its student athletes, employees, and support groups.
- <u>12.</u> Perform other responsibilities as assigned by the Board.

DelegationTo the extent permitted by law, the District President may del-
egate responsibilities to other employees of the College Dis-
trict but shallwill remain accountable to the Board for the per-
formance of all duties, delegated or otherwise.

PAYROLL PROCEDURES SALARY DEDUCTIONS

Salary Deductions	ry or law	College District will make deductions from an employee's sala- r wages or will reduce an employee's wages in accordance with or salary reduction agreements executed between the College rict and its employees.
State Employee Charitable Contribution Program	ticip	April 1 of each year, the Board shall <u>will</u> decide whether to par- ate in the state employee charitable contribution (SECC) pro- n for the following fiscal year.
Additional Amounts	mine	ddition to legally required deductions, the Board has deter- ed it to serve a public purpose and benefit employees to permit ntary deductions for:
	1.	Approved insurance programs;
	2.	Annuities/deferred compensation programs;
	3.	College District cafeteria plan options authorized by the Inter- nal Revenue Service;
	4.	Area credit unions as specified in administrative procedures; and
	5.	Charitable organizations as approved by the Board. If the Board participates in the SECC program, an employee may choose not to participate in the program and may authorize a deduction(s) for charitable organizations approved by the Board.
	To qualify for a deduction listed above, the employee must submit a request in writing, specifying the category of the deduction, the amount to be deducted, and the entity to which the deducted amount is to be transferred, in accordance with administrative pro- cedures. The procedures must address:	
	1.	Enrollment periods, if any; and
	2.	Any administrative fee to cover the cost of making a deduc- tion.
Excess Leave		uctions shallwill be made for unauthorized leave or leave taken cess of earned leave. [See DEC]

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Purpose and Mission	has law a to pr Distr depa	nuthorized 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 shallwill strive rovide 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 shallwill stress ic safety and service and the protection of life and property.
Jurisdiction	inclu	primary jurisdiction of College District peace officers shall <u>will</u> ide all counties in which property is owned, leased, rented, or irwise 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 resp Cod All c	person commissioned by the College District must be a certi- police officer who satisfies the requirements of the Texas Com- sion on Law Enforcement. Sworn officers <u>shallwill</u> discharge the onsibilities provided in Section 51.203 of the Texas Education e and Articles 2.12 and 2.13 of the Code of Criminal Procedure. ertified police officers <u>shallwill</u> possess a valid Texas driver's li- se 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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	pard of Trustees, and the regulations, guidelines, and direc plemented by the District President or designee.	tives
	ne Chief of Police shall <u>will</u> , as a condition of employment, co ete the course of training prescribed by the Texas Commiss aw Enforcement (TCOLE).	
	ubject to pertinent state and federal laws, Board policy, and inistrative regulations and directives, the Chief of Police ha ority to manage the members of the police department. The Police shall <u>will</u> promote the discipline, training, efficiency, a orale of the department. The Chief of Police is authorized to blish the schedule of work for all department personnel.	is au- e Chief and
	abject to review and approval by the District President or de gnee, the Chief of Police shallwill prepare a handbook or m procedures, guidelines, and regulations to implement Boa y and to guide officers in the discharge of their responsibilit he handbook or manual shallwill address arrests, search ar are, use of force, evidence handling, use of vehicles and eq ent, protection of criminal history information and other con al information, use of firearms and qualifications, officer stat conduct and training, interaction with other law enforceme gencies, interaction with mentally impaired individuals, traffic ol, compliance with state and federal mandates, and other s cts as may be determined by the Chief of Police. The hand manual shallwill address communication and cooperation reen the police department and Collin College campus adm ators with authority for the administration of student disciplin	nanual rd pol- ies. nd sei- quip- ofiden- ndards nt c con- sub- lbook be- ninis-
	he Chief of Police may promulgate oral and written orders, ands, directives, and verbal instructions that are not incons th the law, Board policy, or orders and instructions from the ct President or designee.	sistent
Security Authority and Powers	hile within the jurisdiction set out in this policy, peace office oyed and commissioned by the College District shall<u>will</u> ha e powers, privileges, and immunities of peace officers. Coll strict peace officers shall<u>will</u> have the authority to:	ve all
	Protect the safety and welfare of any person in the juris of the College District and protect the property of the Co District.	
	Enforce all laws, including municipal ordinances, county nances, and state laws, and investigate violations of law needed. In doing so, College District peace officers may	w as

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		search warrants in connection with College District-related in- vestigations in compliance with the Texas Code of Criminal 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 approved by the District President.
	8.	Carry out all other duties as directed by the Chief of Police or District President.
Limitations on Outside Employment	forc	officer commissioned under this policy shall <u>will</u> provide law en- ement or security services for an outside employer without prior ten approval from the Chief of Police.
		DBF(LOCAL) for additional requirements related to non-school ployment.
Relationship with Outside Agencies	age into com the sign onc	College District's police department and the law enforcement ncies with which it has overlapping jurisdiction shallwill enter a memorandum of understanding that outlines reasonable munication and coordination efforts among the department and agencies. The Chief of Police and the District President or de- nee shallwill review the memorandum of understanding at least e every year. The memorandum of understanding shallwill be roved by the Board.
Use of Force	only	use of force, including deadly force, shall <u>will</u> be authorized when reasonable and necessary, as outlined in the depart- nt regulations manual.
Guiding Principles	the Boa	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

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		se reasonable force and to protect the public welfare requires nitoring, evaluation, and a careful balancing of all interests.
	acti out app true	cers are involved on a daily basis in numerous and varied inter- ons and, when warranted, may use reasonable force in carrying their 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 und terc obs forc	College police officer present and observing another officer us- force that is clearly beyond that which is objectively reasonable er the circumstances shallwill, when in a position to do so, in- ede to prevent the use of unreasonable force. An officer who erves another employee use force that exceeds the degree of e permitted by law shallwill promptly report these observations supervisor.
Standards for Using Force	pea the	cers shall <u>will</u> use only that amount of force that reasonably ap- rs necessary given the facts and circumstances perceived by officer at the time of the event to accomplish a legitimate law procement purpose.
	prev pare cab sea	officer may use reasonable force to effect an arrest, search, vent escape, or overcome resistance. If it is not reasonably ap- ent to the person to be arrested, or it is not reasonably impracti- le to do so, officers should make clear their intent to arrest or rch the person and identify themselves as peace officers before ng force.
	an c Iowi	en determining whether to apply force and evaluating whether officer has used reasonable force, officers shall <u>will</u> take the fol- ing factors into consideration, as time and circumstances per- These 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.	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 availa- ble);
	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;

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	7.	The degree to which the subject has been effectively re- strained and his or her ability to resist despite being re- strained;
	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 fo pror	cers are discouraged from discharging a firearm at a moving icle. An officer may discharge a firearm at a moving vehicle only in there is an imminent threat of death or serious bodily injury, the officer reasonably believes that use of deadly force is nec- ary to defend the life of the officer or any other person. Any use brce by a College police officer shallwill be documented mptly, completely, and accurately in an appropriate report, and pop shallwill be sent to the District President. To collect data for

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	purposes of training, resource allocation, analysis, policy develop- ment, and related purposes, the Chief of Police shallwill objectively evaluate the use of force by the department's officers to ensure that their authority is used lawfully, appropriately, and consistently with training and policy.
Annual Report	Each year, the Chief of Police or designee shallwill 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 momentary 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 officer used excessive force or caused injury. The District President or designee shallwill 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 shallwill participate no less than annually in regular and periodic department training addressing this policy and protecting 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 shallwill make every reasonable ef- fort 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 innocent 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

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	with this policy in non-pursuit and pursuit emergency situations. When operating a department vehicle as an authorized emergency vehicle, the officer shallwill immediately activate all emergency lights and sirens and shallwill immediately notify the dispatcher. Of- ficers shallwill 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 shallwill not be operated as emergency vehicles.
Non-Pursuit Situations	Emergency responses shallwill be made only when the incident in- volves a life-threatening situation or a violent crime in progress. Emergency responses must be approved by a supervisor. When deciding to initiate or continue driving under emergency conditions, officers shallwill consider such factors as traffic volume, time of day, weather conditions, and potential hazard or liability to them- selves and the public. Officers shallwill have sufficient information to justify the decision to drive under emergency situations. Officers responding to a call from another officer needing assistance shallwill 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, shallwill not justify pursuit.
	Pursuits shallwill be utilized only in instances necessary to pursue suspected perpetuators of felony crimes, which occurred on prop- erty owned, operated, or controlled by the College District. No pur- suit shallwill be initiated or continued on or off property owned, op- erated, or controlled by the College District by any officer unless a supervisor approves such pursuit. The supervisor shallwill 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 supervisor shallwill determine whether a back-up police vehicle is necessary and appropriate. The supervisor shallwill notify other jurisdictions if the pursuit is likely to enter or cross into another jurisdiction.
	The pursuing officer shall <u>will</u> consider the following factors before initiating a pursuit:
	1. Nature of the offense;
	2. The importance of protecting the public and balancing the

2. The importance of protecting the public and balancing the known or reasonably suspected offense and the apparent

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need for immediate capture against the risks to officers, inno-
cent 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;
- Weather and environmental factors such as rain, fog, ice, snow, or darkness that could substantially increase the danger 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 pedestrian 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.

When the suspect's identity has been established at a point where later apprehension can be accomplished, and there is no logical need for immediate apprehension, the pursuit shallwill be terminated.

Officers should not continue an emergency response or pursuit when conditions escalate to a degree that places the safety of the officers or others in an unacceptable level of jeopardy. All officers involved in vehicular pursuits shallwill be held accountable for the continuation of a pursuit when traffic hazards and other circumstances indicate, by danger level, that it should have been discontinued.

Officers shallwill not use their vehicle as a ramming device, to box in or surround a suspect vehicle, to overtake or force a suspect vehicle off the roadway, or to create roadblocks.

Pursuits Initiated by
Other LawCollege police officers shallwill
other agency has assumed the pursuit, unless continued assis-
tance of the Collin College Police Department is requested by the
agency assuming the pursuit.

When a pursuit begins within another agency's jurisdiction and passes or ends within the College District's primary geographical

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	jurisdiction, the originating agency shall<u>will</u> have arrest responsibil- ity.
Reporting and Analysis	After a pursuit, the pursuing officer and supervisor monitoring the pursuit shallwill each prepare a written report detailing the factual circumstances surrounding the pursuit. The report shallwill be evaluated by the Chief of Police or his or her designee to ensure compliance with this policy and other department procedures. Each year, the Chief of Police shallwill submit to the District President or designee a report summarizing and analyzing the pursuits taken in the previous year. The District President or designee shallwill evaluate the need for additional training or policy modifications.
Training	In addition to initial and supplementary training on pursuits, all sworn members of the department shallwill 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 shallwill 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 shallwill be considered law enforcement records, shallwill remain in the custody of the Chief of Police, and shallwill be maintained as required by the department regulations manual and law.
Training	All College District officers shall <u>will</u> receive at least the minimum amount of education and training as required by law.
Racial Profiling	Officers shallwill actively enforce state and federal laws in a re- sponsible and professional manner, without regard to race, ethnic- ity, or national 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 applica- ble to all persons, whether drivers, passengers, or pedestrians. Of- ficers shallwill conduct themselves in a dignified and respectful manner at all times when dealing with the public. Two of the funda- mental rights guaranteed by the United States and Texas constitu- tions are equal protection under the law and freedom from unrea- sonable searches and seizures by governmental agents. The right of all persons to be treated equally and to be free from unreasona- ble searches and seizures must be respected. Bias-based profiling is an unacceptable patrol tactic and shallwill not be condoned. The District President or designee shallwill provide a complaint
	process so that students, employees, and other citizens may report violations of this policy. The District President or designee shallwill

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	provide public education regarding the complaint process in the form of bulletin board notices, website postings, student handbook notices, public presentations, and/or other forms of communication designed to promote public awareness.
	The Chief of Police shallwill disseminate written regulations to all members of the police department that strictly prohibit racial profiling; define acts constituting racial profiling; describe the complaint process by which individuals may file a complaint if the individual believes that he or she has been subjected to racial profiling; and require appropriate corrective action to be taken against a peace officer who, after an investigation, is shown to have engaged in racial profiling in violation of this policy. The written regulations shallwill 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 shallwill provide periodic training regarding this policy and the department's procedures regarding racial profiling.
Complaints	Complaints against police officers must be in writing and signed by the person making the complaint. A copy of the complaint shallwill be given to the officer within a reasonable time after it is filed, and no disciplinary action shallwill 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 <u>shallwill</u> be investigated by an impartial supervisor who did not have involvement in the underlying matter.
	However, the District President or designee, in his or her sole dis- cretion, may appoint an investigator outside the department 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 shallwill be processed in accordance with the Board's personnel policies located in DAA of the Board's policy manual.
	Appeals regarding this complaint process shall <u>will</u> be filed in accordance with DGBA, FLD, or GB, as appropriate.

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	Complaints against the Chief of Police shallwill be submitted to the District President or designee who shallwill appoint an appropriate investigator.
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 criminal or noncriminal charges and regardless of whether criminal charges are pending. Officers may be called to provide expertise, information, records, or testimony that may be pertinent to the mat- ter pending. In extenuating circumstances, the District President or his or her designee may excuse an officer's participation.
School Marshal Program	
Purpose and Responsibilities	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.
	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. A school marshal may not issue a traffic citation.
<u>Appointment</u>	An individual who is employed by the College interested in serving as a school marshal will express such interest by completing a designated application form available in the District President's Of- fice. In addition to holding a current and valid License to Carry (LTC), to be eligible for appointment as a school marshal at the college, an applicant must:
	(1) <u>successfully complete all prerequisite commission training;</u>
	 (2) <u>pass the state licensing exam;</u> (2) be currently employed by the college;
	 (3) <u>be currently employed by the college;</u> (4) <u>be appointed by the college's Board of Trustees; and</u>
	 (5) <u>meet all statutory requirements and Texas Commission on</u> Law Enforcement (TCOLE) requirements, including psy- chological fitness established through a psychological ex- amination.

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	To be eligible for an appointment, an employee must meet all addi- tional requirements as outlined in Occupations Code 1701.260 and 37 Administrative Code 227.3. The College 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, subject to applicable laws. An applicant who is appointed as a school marshal must continue to meet all relevant statutory, commission, and College requirements at all times.
	Once appointed, a school marshal will:
	(1) immediately report to the TCOLE and the College through the Chief of Police, any circumstance which would render them unauthorized to act as a school marshal by virtue of their employment with the College, failure to meet the stand- ards of the commission, another state agency, or under law;
	(2) immediately report to the TCOLE any violation of applica- ble commission standards, including any discharge of a fire- arm carried under the authorization of this chapter outside of training environment; and
	(3) comply with all requirements under law, including Texas Higher Education Code Section 51.220.
<u>Possession and Use</u> <u>of Handgun</u>	Individuals appointed as a school marshal 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.
	Individuals appointed as a school marshal may only possess or carry the handgun in a concealed manner, however if the primary duty of the school marshal involves regular, direct contact with stu- dents, the marshal may not carry a concealed handgun but may possess a handgun on the physical premises of a public junior col- lege campus in a locked and secured safe within the marshal's im- mediate reach when conducting the marshal's primary duty.
	School marshals will be designated as school marshals only for specific campuses and such designation will be made by the Board of Trustees in closed Executive Session.
<u>Training</u>	Training is required on an annual basis that meets or exceeds the state's training requirements for school marshals. Training will be

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	facilitated and monitored through the college's police department, as authorized by the Chief of Police.
<u>Equipment</u>	Appointed school marshals will carry their personal firearms and are responsible for maintaining them appropriately. Firearms and ammunition 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- tion a marshal may carry and use is frangible duty ammunition ap- proved by the TCOLE.
Renewal of Appointment	An individual serving as an appointed school marshal, is reviewed and considered for reappointment annually by the Chief of Police. Individuals recommended for appointment and renewal are then considered by the Board of Trustees in closed Executive Session.
	Appointments may be withdrawn at any time for any reason or no reason by action of the Board of Trustees taken in executive 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.
<u>Confidentiality</u>	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 in response to a request under the Texas Public Information Act.
	However, if the College receives an inquiry in writing from a parent or guardian of a student enrolled at the College, the Board of Trus- tees will provide the parent or guardian written notice indicating whether any employee of the public junior college is currently ap- pointed a school marshal. Such notice will not disclose any infor- mation confidential under this section, including the identity of any particular school marshal.

Collin <u>County Communit</u> 043500	<u>y</u> Coll	lege		
SITE MANAGEMENT WEAPONS	CHF (LOCAL)			
Concealed Carry and Other General Provisions	The purpose of this policy is to implement Texas Government Code, Section 411.2031, Carrying of Handguns by License Holders on Certain Campuses, at Collin County Community College effec- tive August 1, 2017, and to outline prohibited firearms and weap- ons on all College District campuses.			
Firearms	The College District prohibits the use, possession, or display of a firearm on College property or at a College-sponsored or -related activity in violation of the law or College policies and procedures, unless written authorization is granted in advance by the District President or designee.			
Procedures	After consulting with students, staff, and faculty of Collin College regarding the nature of the student population, specific safety con- siderations, and the uniqueness of Collin College, the District Pres ident has established the following rules regarding the carrying of concealed handguns by license holders on the campuses of Collin College:			
	 Only individuals with a valid License to Carry a Hand (LTC) issued by the Texas Department of Public Safe Texas Government Code Chapter 411, Subchapter H as licenses* from other states, the validity of which is nized by the state of Texas, may carry a concealed h on or about his or her person on the property of the C *Licenses are collectively referred to as LTC herein. 			
	2.	The College prohibits the use, possession, or display of any illegal knife, club, or prohibited weapons, as defined by the Texas Penal Code and described in CHF(LEGAL), on College property or at a College-sponsored or -related activity, unless written authorization is granted in advance by the District President or designee.		
	3.	While on College campuses, it is the responsibility of the holder of the LTC to conceal the handgun so that it is not par- tially or wholly visible to another person.		
	4.	While on a College campus, an LTC holder who is in posses- sion of a handgun must keep that handgun on or about his or her person or in a locked vehicle, as permitted by law.		
	5.	Handguns may not be stored overnight on College campuses, unless in a locked, privately owned or leased motor vehicle.		
	 Possession of a handgun on College property whi cated, under the influence of illegal drugs, or while scription drugs that impair judgment or physical at prohibited. 			

SITE MANAGEMENT WEAPONS

	7.	This policy applies to persons traveling in College-owned ve- hicles. However, the policies of the owner of the vehicle apply when private or commercial transportation is used for Collin College travel.
	8.	Individuals who do not possess a valid LTC are prohibited from possessing a handgun on College campuses.
	9.	This policy applies to all students, staff, faculty, and visitors of the College, except for law enforcement officers licensed by a state of the United States or a federal agency and School Marshals licensed by the State of Texas and appointed by the Collin College Board of Trustees.
	10.	Open carry of a handgun on a campus of the College is re- stricted to law enforcement officers licensed by a state of the United States or a federal agency.
	11.	Students and employees of the College, with the exception of police officers employed by the College, shallwill not inquire as to whether any person is carrying a concealed weapon or possesses an LTC.
	12.	The storage or transportation of a firearm or ammunition is al- lowed by College students, faculty, staff, and employees if the individual is authorized to such possession in a locked, pri- vately owned or leased motor vehicle on those specific prem- ises allowed by law and described in CHF(LEGAL).
Other Weapons	and -rela strict kind, with throw cepti carry spon cons Pres dent tue c	ther weapons are strictly prohibited for students, staff, faculty, visitors on College property or at any College-sponsored or ted activity, including, but not limited to, long guns, location-re- ted knives, brass knuckles, clubs, explosives, fireworks of any incendiary devices, instruments designed to expel a projectile the use of pressurized air, such as a BB gun, martial arts ving stars, or any weapons described in CHF(LEGAL). An ex- ton is authorized for the limited purpose of honor guards who v ceremonial swords (e.g., Military Ball) at a Collin College- tesored event. The possession or use of articles not generally idered to be weapons may be prohibited when the District ident or designee determines that a danger exists for any stu- , College District employee, or College District property by vir- of possession or use.
	imme	session of other weapons on College campuses is grounds for ediate disciplinary action and possible prosecution for viola- of state law.

SITE MANAGEMENT WEAPONS

Exclusion Zones	in th fice The	session of a handgun is prohibited on Collin College campuses the following locations by any person except law enforcement of- rs licensed by a state of the United States or a federal agency. these locations shallwill be appropriately identified by signage as cified under Sections 30.06 and 30.07 of the Texas Penal de:	
	1.	Child-care facilities.	
	2.	Polling locations.	
	3.	In the room or rooms where a meeting of a governmental en- tity is held, and if the meeting is an open meeting subject to Chapter 551, Government Code, and notice as required by that chapter is provided.	
	4.	High-hazard laboratories and health science education facili- ties where the presence of high-hazard materials or opera- tions creates a significant risk of catastrophic harm due to a negligent discharge.	
	5.	Designated meeting room(s) at each campus in Student and Enrollment Services that can be used, as needed, for discipli- nary meetings or counseling meetings.	
	6.	Facilities where professional, high school, college sporting, or interscholastic events are in progress.	
	7.	Locker and dressing rooms where individuals change clothes, including those at athletic, theatre, and health science educa-tion facilities.	
	8.	Any location or facility of Collin College, as directed or ap- proved by the District President as necessary for campus safety, where effective notice on a temporary basis pursuant to Sections 30.06 and 30.07, Texas Penal Code, has been given by the required signage. An example might include a College facility where alcohol is being served for a special event.	
	9.	A violation of these specific prohibitions is considered an of- fense under Section 46.035(a-3), Texas Penal Code.	
Violations	lin (may	ations of this policy should be reported immediately to the Col- College Police Department at (972) 578-5555. Such violations / result in disciplinary action by Collin College up to and includ- criminal prosecution for violation of the Texas Penal Code.	
	Employees and students found to be in violation of this policy shallwill be subject to disciplinary action. [See DH, FM, and FMA]		

Collin <u>County Communi</u> 043500	<u>y</u> College	
SITE MANAGEMENT WEAPONS	CH (LOCAL	
Reporting	Not later than September 1 of even-numbered years, Collin Col- lege shallwill submit a report to the Texas State Legislature and to the standing committees of the legislature with jurisdiction over the implementation and continuation of Section 411.2031, Texas Gov- ernment Code that:	
	 Describes the Collin College rules, regulations, or other provi sions regarding the carrying of concealed handguns on the campuses of Collin College; and 	-
	2. Explains the reasons the institution has established these provisions.)-
Safety Committee		

EQUIPMENT AND SUPF DISPOSAL OF PROPER		MANAGEMENT	CIB (LOCAL)
Disposal of College District Property	<u>Disti</u> will o fair r Disti	District President or designee is authorized to de ict materials, equipment, and supplies to be unne dispose of unnecessary materials, equipment, and narket value. If the unnecessary property has no ict President or designee may dispose of such pr ing to administrative discretion.	ecessary and d supplies for value, the
		s obtained as federal surplus will be managed ac ral regulations.	cording to
Disposal of Abandoned or Unclaimed Personal Property	done lege <u>tions</u>	College District <u>President</u> is authorized to disposed and unclaimed personal property in accordance District <u>regulations.procedures and guidelines.</u> T procedures shall <u>will</u> address, but not be limited to wing topics:	e with Col- hese <u>regula-</u>
	1.	Notices of lost and found locations posted at app places or described in College District publicatio include procedures for reclaiming lost articles ar for the College District to dispose of unclaimed p	ns and that nd time frames
	2.	A range of options for locating owners of abando that is not turned in to a lost and found location. tions may address such items as abandoned cal large items.	These op-
	3.	Disposal procedures including donations to char organizations, sales, and auctions.	ity or student
	pers	monies realized from disposal of unclaimed or ab onal property shall<u>will</u> be deposited in the College eral fund.	
		the applicability of the abandoned property proce perty Code Chapter 76, see CD]	dures under

PERSONNEL POSITIONS

	The Board shallwill employ administrative personnel, faculty, and other full-time personnel upon the recommendation of the College District President.
	The <u>College-District</u> President or designee shall employ part-time personnel based on recommendation of the appropriate adminis-trator and based on need.
	The job descriptions and qualifications for all positions will be approved by the human resources office prior to posting a vacant position. Job descriptions will be maintained by the human resources office. Except in cases where unusual circumstances exist, all employees shallwill be classified as one of the following.
Contract Employment	An employee in a duly authorized and funded full-time faculty posi- tion shallwill be considered a full-time faculty member with a full- time faculty contract.
	The College District President shall will be employed with a full-time administrative contract.
Noncontract Employment Staff and Administrative Employees	Full-time employees paid on the staff and administrative salary schedules are considered noncontractual personnel and are hired on an at-will basis. All noncontractual employees are hired based upon need and may be released at any time for any reason or for no reason at the sole discretion of the College District.
Temporary Salaried Employees	Full-time employees hired based on a short-term need are consid- ered temporary full-time employees and may be released at any time for any reason or for no reason at the sole discretion of the College District without the right to appeal.
Temporary Grant- Funded Employees	Full-time employees, employed in positions that are funded by fed- eral or other special funding, have a term of employment equal to the term of the temporary assignment or until the loss of one or more funding sources, whichever occurs first. Such employees may be released at any time for any reason or for no reason at the sole discretion of the College District. The College District may continue to employ the individual after the loss of a funding source at a reduced compensation rate, where the reduction is proportion- ate to the loss of funding.
Employee with Supplemental Assignments	Supplemental duties may from time to time be assigned to full-time employees. No property right to continued employment exists in such supplemental duties, and such assignments may be termi- nated for any reason or for no reason, at the sole discretion of the College District.

Collin <u>County Community</u> College 043500			
PERSONNEL POSITIO	NS DD (LOCAL)		
Noncontract Employees Without Benefits	Noncontract employees whose assigned workload (hours worked per week) and compensation rate do not meet the state's criteria for eligibility for the state-provided benefits package are considered part-time without benefits and may be released at any time for any reason or for no reason at the sole discretion of the College Dis- trict.		
Definition of Probationary Employee	The term probationary employee shallwill refer to new and rehired, both contract and noncontract full-time employees in the first 90 days of full-time employment with the College District. Employees in a new employee probationary status may be dismissed at any time during the probationary period for any reason and without the right to appeal.		

FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION SEX AND SEXUAL VIOLENCE

	Note:	This policy addresses employee complaints of sex and gender discrimination, sexual harassment, sexual vio- lence, and retaliation. For legally referenced material re- lating to this subject matter, see DAA(LEGAL). For sex discrimination, sexual harassment, sexual violence, and retaliation targeting students, see FFDA.	
Definitions	-	r purposes of this policy, the term "employee" includes for- loyees, applicants for employment, and unpaid interns.	
Statement of Nondiscrimination	The College District prohibits discrimination, including harassment, against any employee on the basis of sex or gender. Retaliation against anyone involved in the complaint process is a violation of College District policy.		
Discrimination	Discrimination against an employee is defined as conduct directed at an employee on the basis of sex or gender that adversely affects the employee's employment.		
Sexual Harassment	Sexual harassment is a form of sex discrimination defined as un- welcome sexual advances; requests for sexual favors; sexually motivated physical, verbal, or nonverbal conduct; or other conduct or communication of a sexual nature when:		
	con to o	omission to the conduct is either explicitly or implicitly a dition of an employee's employment, or when submission r rejection of the conduct is the basis for an employment on affecting the employee; or	
	the ploy	e conduct is so severe, persistent, or pervasive that it has purpose or effect of unreasonably interfering with the em- vee's work performance or creates an intimidating, threat- ng, hostile, or offensive work environment.	
Sexual Violence	includes where a	iolence is a form of sexual harassment. Sexual violence physical sexual acts perpetrated against a person's will or person is incapable of giving consent due to the victim's ugs or alcohol or due to an intellectual or other disability.	
Examples	Examples of sexual harassment may include sexual advances; touching intimate body parts; coercing or forcing a sexual act on another; jokes or conversations of a sexual nature; offensive or de- rogatory language of a sexual nature directed at another person; and other sexually motivated conduct, communication, or contact.		
Retaliation	makes a assment	ege District prohibits retaliation against an employee who claim alleging to have experienced discrimination or har- , or another employee who, in good faith, makes a report, s a witness, or otherwise participates in an investigation.	

Collin	County	Community	College
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FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION SEX AND SEXUAL VIOLENCE

An employee who intentionally makes a false claim, or statements, or refuses to cooperate with a College Di gation regarding harassment or discrimination is subju- priate discipline.	
	ect to appro-
Examples Examples of retaliation may include termination, refuse motion, and denial of promotion. Retaliation may also threats, unjustified negative evaluations, unjustified negative ences, or increased surveillance.	o include
Prohibited Conduct In this policy, the term "prohibited conduct" includes d harassment, and retaliation as defined by this policy, havior does not rise to the level of unlawful conduct.	
Reporting ProceduresAn employee who believes that he or she has experie ited conduct or believes that another employee has e prohibited conduct should immediately report the allege	xperienced ged acts. The
employee may report the alleged acts to his or her im pervisor.	
pervisor. Alternatively, the employee may report the alleged ac the College District officials below <u>or electronically thr</u>	rough the Col-
pervisor. Alternatively, the employee may report the alleged ac the College District officials below or electronically thr lege District's website. For the purposes of this policy, College District official	Is are the Title
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FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION SEX AND SEXUAL VIOLENCE

Other Anti- discrimination Laws	The District President or designee shallwill serve as coordinator for purposes of College District compliance with all other antidiscrimination laws.
Alternative Reporting Procedures	An employee shallwill not be required to report prohibited conduct to the person alleged to have committed it. Reports concerning prohibited conduct, including reports against the Title IX coordina- tors, may be directed to the District President or designee.
	A report against the District President may be made directly to the Board. If a report is made directly to the Board, the Board shallwill appoint an appropriate person to conduct an investigation.
Timely Reporting	Reports of prohibited conduct shallwill be made immediately after the alleged act or knowledge of the alleged act. A failure to promptly report may impair the College District's ability to investi- gate and address the prohibited conduct.
Notice of Report	Any College District supervisor who receives a report of prohibited conduct shallwill immediately notify the appropriate College District official listed above and take any other steps required by this policy.
Investigation of the Report	The College District may request, but shallwill not insist upon, a written report. If a report is made orally, the College District official shallwill reduce the report to written form.
	Upon receipt or notice of a report, the College District official shall <u>will</u> determine whether the allegations, if proven, would constitute prohibited conduct as defined by this policy. If so, the College District official shall <u>will</u> immediately authorize or undertake an investigation, regardless of whether a criminal or regulatory investigation regarding the same or similar allegations is pending.
	If the College District official determines that the allegations, if proven, would not constitute prohibited conduct as defined by this policy <u>but may constitute a violation of other College District rules</u> <u>or regulations</u> , the College District official <u>shallwill</u> refer the complaint for consideration under <u>DIAB</u> , <u>asthe</u> appropriate <u>policy</u> .
	If appropriate, the College District shall <u>will</u> promptly take interim action calculated to prevent prohibited conduct during the course of an investigation.
	The investigation may be conducted by the College District official or a designee or by a third party designated by the College District, such as an attorney. When appropriate, the supervisor shallwill be involved in or informed of the investigation.

Collin <u>County Community</u> College 043500			
FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATIONDIAASEX AND SEXUAL VIOLENCE(LOCAL)			
	The investigation may consist of personal interviews with son making the report, the person against whom the report and others with knowledge of the circumstances surround allegations. The investigation may also include analysis of formation or documents related to the allegations.	ort is filed, ding the	
Concluding the Investigation	Absent extenuating circumstances, the investigation show completed within ten College District business days from of the report; however, the investigator shallwill take addi if necessary to complete a thorough investigation.	the date	
	The investigator shallwill prepare a written report of the intion. The report shallwill be filed with the College District overseeing the investigation.	-	
College District Action	If the results of an investigation indicate that prohibited co curred, the College District shallwill promptly respond by propriate disciplinary or corrective action reasonably calc address the conduct.	taking ap-	
	The College District may take action based on the results vestigation, even if the conduct did not rise to the level of ited or unlawful conduct.		
Confidentiality	To the greatest extent possible, the College District shally spect the privacy of the complainant, persons against wh port is filed, and witnesses. Limited disclosures may be n in order to conduct a thorough investigation and comply v cable law.	om a re- ecessary	
Appeal	A complainantparty who is dissatisfied with the outcome of vestigation may appeal through DGBA(LOCAL), the applied grievance policy beginning at the appropriate level. [See DGBA(LOCAL) for employees, FLD(LOCAL) for students GB(LOCAL) for community members]	<u>cable</u>	
	The complainantparty may have a right to file a complain propriate state or federal agencies.	t with ap-	
Records Retention	Retention of records shallwill be in accordance with the C District's records retention procedures. [See CIA]	ollege	
Access to Policy, Procedures, and Related Materials	Information regarding this policy and any accompanying dures, as well as relevant educational and resource mate cerning the topics discussed in this policy, shallwill be dis annually to College District employees and students in co with law and in a manner calculated to provide easy acce wide distribution, such as through electronic distribution a sion in the employee and student handbooks and other n	trials con- tributed ompliance ess and and inclu-	

FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION SEX AND SEXUAL VIOLENCE

DIAA (LOCAL)

lege District publications. Information regarding the policy, procedures, and related materials shallwill also be prominently published on the College District's website, taking into account applicable legal requirements. Copies of the policy and procedures shallwill be readily available at the College District's administrative offices and shallwill be distributed to an employee who makes a report.

PERSONNEL POSITIONS

All new full-time College District-funded positions must be approved by the Board.

The College President is authorized to create positions funded through grants or other special funds. Such positions exist only for the duration of the funding.

The job descriptions and qualifications for all positions shall be approved by the human resources office prior to posting a vacant position. Job descriptions shall be maintained by the human resources office.

INSTRUCTIONAL ARRANGEMENTS COURSE LOAD AND SCHEDULES

Limitation on Number of Dropped Courses	A College District student shallwill not be permitted to drop more than six courses taken while enrolled at the College District or an other public institution of higher education. For the limit to apply:	
	1.	The student must be permitted to drop the course without re- ceiving a grade or being penalized academically;
	2.	The student's transcript must indicate or will indicate the stu- dent was enrolled in the course; and
	3.	The student must not have dropped the course to withdraw from the College District.
Exceptions for Good Cause		udent shallwill be permitted to exceed the limit on the number ropped courses for any of the following reasons:
	1.	A severe illness or other debilitating condition that affects the student's ability to satisfactorily complete a course;
	2.	The care of a sick, injured, or needy person if providing that care affects the student's ability to satisfactorily complete a course;
	3.	The death of a member of the student's family as defined by law;
	4.	The death of a person who has a sufficiently close relation- ship to the student as defined by law;
	5.	The student's active military duty service;
	6.	The active military service of a member of the student's family;
	7.	A change in the student's work schedule that is beyond the student's control and affects the student's ability to satisfacto- rily complete the course; or
	8.	Any other significant issue affecting the ability of the student to satisfactorily complete the course, as determined upon re- view by the College District registrar.
	cien	definitions of "student's family" and "a person who has a suffi- tly close relationship to the student," see Definitions for Good se Exemption in ECC(LEGAL).]
Exception for Reenrolled Students		alifying reenrolled student may drop a seventh course in ac- ance with law.
Procedures		District President shall <u>will</u> develop procedures to implement policy.

FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION SEX AND SEXUAL VIOLENCE

	Note:	This policy addresses complaints of sex discrimination, sexual harassment, sexual assault, and retaliation tar- geting students. For legally referenced material relating to discrimination, harassment, and retaliation, see FA(LEGAL) and FFDB(LOCAL). For sex discrimination, sexual harassment, sexual assault, and retaliation tar- geting employees, see DIAA.
Statement of Nondiscrimination	agains agains	ollege District prohibits discrimination, including harassment, at any student on the basis of sex or gender. Retaliation at anyone involved in the complaint process is a violation of be District policy and is prohibited.
Discrimination		mination against a student is defined as conduct directed at a nt on the basis of sex <u>or</u> /gender that adversely affects the nt.
Sexual Harassment By an Employee	cludes sexua	I harassment of a student by a College District employee in- s unwelcome sexual advances; requests for sexual favors; Ily motivated physical, verbal, or nonverbal conduct; or other ct or communication of a sexual nature when:
	tl ir a	College District employee causes the student to believe that the student must submit to the conduct in order to participate in a school program or activity, or that the employee will make an educational decision based on whether or not the student submits to the conduct; or
	C	The conduct is so severe, persistent, or pervasive that it limits or denies the student's ability to participate in or benefit from the College District's educational program.
By Others	by and quests nonve pervas	I harassment of a student, including harassment committed other student, includes unwelcome sexual advances; re- s for sexual favors; or sexually motivated physical, verbal, or rbal conduct when the conduct is so severe, persistent, or sive that it limits or denies a student's ability to participate in refit from the College District's educational program.
Sexual Violence	includ where	I violence is a form of sexual harassment. Sexual violence es physical sexual acts perpetrated against a person's will or a person is incapable of giving consent due to the victim's drugs or alcohol or due to an intellectual or other disability.
Examples	advan tact th	oles of sexual harassment of a student may include sexual ces; touching intimate body parts or coercing physical con- at is sexual in nature; jokes or conversations of a sexual na- ape; sexual assault; sexual battery; sexual coercion; dating

FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION SEX AND SEXUAL VIOLENCE

	violence, stalking, and other sexually motivated conduct, commu- nications, or contact.
	Physical contact not reasonably construed as sexual in nature is not sexual harassment.
Gender-Based Harassment	Gender-based harassment includes physical, verbal, or nonverbal conduct based on the student's gender, the student's expression of characteristics perceived as stereotypical for the student's gender, or the student's failure to conform to stereotypical notions of mas- culinity or femininity. For purposes of this policy, gender-based harassment is considered prohibited harassment if the conduct is so severe, persistent, or pervasive that the conduct limits or denies a student's ability to participate in or benefit from the College Dis- trict's educational program.
Examples	Examples of gender-based harassment directed against a student, regardless of the student's or the harasser's actual or perceived sexual orientation or gender identity, may include offensive jokes, name-calling, slurs, or rumors; physical aggression or assault; threatening or intimidating conduct; or other kinds of aggressive conduct such as theft or damage to property.
Domestic Violence	The term "domestic violence" includes felony or misdemeanor crimes of violence committed "in a relationship by one partner to gain or maintain power and control over another intimate partner" (Office on Violence Against Women, United States Department of Justice ¹).
Examples	Examples of domestic violence may include abuse committed by a current or former spouse or intimate partner of the victim, by a person with whom the victim shares a child in common, by a person who cohabitates with or has cohabitated with the victim as a spouse or intimate partner, by a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction receiving grant monies, or by any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence laws of the jurisdiction.
Retaliation	The College District prohibits retaliation by a student or College District employee against a student alleged to have experienced discrimination or harassment or another student who, in good faith, makes a report of harassment or discrimination, serves as a wit- ness, or otherwise participates in an investigation.
Examples	Examples of retaliation may include threats, rumor spreading, os- tracism, assault, destruction of property, unjustified punishments, or unwarranted grade reductions. Unlawful retaliation does not in- clude petty slights or annoyances.

FIRST READING: 9/25/2018

ADOPTED:

FFDA (LOCAL)

Collin <u>County Communit</u> 043500	<u>y</u> College			
FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATIONFFDASEX AND SEXUAL VIOLENCE(LOCAL)				
False Claims	A student who intentionally makes a false claim, offers false ments, or refuses to cooperate with a College District invest regarding discrimination or harassment shallwill be subject propriate disciplinary action.	stigation		
Prohibited Conduct	In this policy, the term "prohibited conduct" includes discrim harassment, and retaliation as defined by this policy, even behavior does not rise to the level of unlawful conduct.			
Reporting Procedures	For purposes of this policy, a "responsible employee" is an ployee:	<u>em-</u>		
<u>Responsible</u> Employee	1. <u>Who has the authority to remedy prohibited conduct;</u>			
	2. Who has been given the duty of reporting incidents of ited conduct; or	prohib-		
	 Whom a student reasonably believes has the authorit remedy prohibited conduct or has been given the duty porting incidents of prohibited conduct. 			
	<u>The College District designates the following persons as re</u> <u>ble employees: any instructor, any administrator, or any Co</u> <u>District official defined below</u> in Definition of College District <u>cials.</u>	ollege		
Student Report	Any student who believes that he or she has experienced p ed conduct or believes that another student has experience hibited conduct should immediately report the alleged acts sponsible employee <u>or submit the report electronically thro</u> <u>College District's website</u> . The submission of an anonymou tronic report may impair the College District's ability to inve- and address the prohibited conduct.	ed pro- to a re- <u>ugh the</u> <u>us elec-</u>		
Employee Report	Any College District employee who suspects and any respect employee who receives notice that a student or group of st has or may have experienced prohibited conduct shallwill in ately notify the appropriate College District official listed in cy and shallwill take any other steps required by this policy ployee who does not meet the description of a responsible employee in accordance with this policy may alternatively st the report electronically via the College District's website.	udents mmedi- this poli- . <u>An em-</u>		
Exceptions	A person who holds a professional license requiring confide such as a counselor, or who is supervised by such a perso shall <u>will</u> not be required to disclose a report of prohibited co without the student's consent.	n		
	A person who is a nonprofessional counselor or advocate on nated in administrative procedures as a confidential source	•		

FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION SEX AND SEXUAL VIOLENCE

		dent of proh information the student's son is disclo	be required to disclose information regarding an inci- ibited conduct that constitutes personally identifiable about a student or other information that would indicate s identity without the student's consent, unless the per- osing information as required for inclusion in the Col- 's annual security report under the Clery Act [see		
ŧ	∢esponsible ≣mployee	For purpose ployee:	s of this policy, a "responsible employee" is an em-		
		1. Who has the authority to remedy prohibited conduct.			
		2. Who hi ited co	as been given the duty of reporting incidents of prohib- nduct.		
		3. <u>1. Whom a student reasonably believes has the authority to</u> remedy prohibited conduct or has been given the duty of re- porting incidents of prohibited conduct.			
		ble employe	District designates the following persons as responsi- res: any instructor, any administrator, or any College ral defined below.		
	finition of College trict Officials		ooses of this policy, College District officials are the Title ors and the District President.		
Т	Title IX Coordinator	ment or gen coordinators to coordinat	liscrimination based on sex, including sexual harass- der-based harassment, may be directed to the Title IX s. The College District designates the following persons e its efforts to comply with Title IX of the Education is of 1972, as amended:		
	Title IX Coordinator	Name:	Terrence Brennan		
te	or Students	Position:	Dean of Students		
		Address:	3452 Spur 399, McKinney, TX 75069		
		Telephone:	(972) 881-5734		
	Title IX Coordinator	Name:	Floyd Nickerson		
T	or Employees	Position:	Vice President of Human Resources		
		Address:	3452 Spur 399, McKinney, TX 75069		
		Telephone:	(972) 599-3159		
	Deputy Title IX	Name:	Tonya Jacobson		
	Coordinator for Employees	Position:	Manager, HR/Employee Relations		
		Address:	3452 Spur 399, McKinney, TX 75069		
		040			

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	Telephone: (972) 758-3856
Other Anti- discrimination Laws	The District President or designee shallwill serve as coordinator for purposes of College District compliance with all other antidiscrimination laws.
Alternative Reporting Procedures	A student shallwill not be required to report prohibited conduct to the person alleged to have committed the conduct. Reports con- cerning prohibited conduct, including reports against the Title IX coordinator, may be directed to the District President.
	A report against the District President may be made directly to the Board. If a report is made directly to the Board, the Board shallwill appoint an appropriate person to conduct an investigation.
Timely Reporting	Reports of prohibited conduct shallwill be made as soon as possible after the alleged act or knowledge of the alleged act. A failure to immediately report may impair the College District's ability to investigate and address the prohibited conduct.
Investigation of the Report	The College District may request, but shall <u>will</u> not require, a written report. If a report is made orally, the College District official shallwill reduce the report to written form.
Initial Assessment	Upon receipt or notice of a report, the College District official shall <u>will</u> determine whether the allegations, if proven, would constitute prohibited conduct as defined by this policy. If so, the College District official shall <u>will</u> immediately notify the parties to the complaint of the allegations and the formal and informal options for resolution of the complaint. authorize or undertake an investigation, except as provided below at Criminal Investigation.
	If the College District official determines that the allegations, if proven, would not constitute prohibited conduct as defined by this policy <u>but may constitute a violation of other College District rules</u> <u>or regulations</u> , the College District official <u>shallwill</u> refer the complaint for consideration <u>under the appropriate policy</u> .
Informal Resolution	If the parties voluntarily agree to participate in informal resolution of the complaint, the College District official will determine if informal resolution is appropriate for the complaint. If the official determines that informal resolution is appropriate, then the official may facili- tate that resolution. If the official does not determine informal reso- lution to be appropriate, then the complaint will be subject to the formal resolution process.
Formal Resolution	If any of the parties decline to participate in informal resolution of the complaint or the College District official finds informal resolution of the complaint to be inappropriate, the College District official will

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	authorize or undertake an investigation, except as provided below at Criminal Investigation.
Interim Action	If appropriate and regardless of whether a criminal or regulatory investigation regarding the alleged conduct is pending, the College District shallwill promptly take interim action calculated to address prohibited conduct prior to the completion of the College District's investigation.
College District Investigation	The investigation may be conducted by the College District official or a designee or by a third party designated by the College District, such as an attorney. The investigator shallwill have received ap- propriate training regarding the issues related to the complaint and the relevant College District's policy and procedures.
	The investigation may consist of personal interviews with the per- son making the report, the person against whom the report is filed, and others with knowledge of the circumstances surrounding the allegations. The investigation may also include analysis of other information or documents related to the allegations.
Criminal Investigation	If a law enforcement or regulatory agency notifies the College Dis- trict that a criminal or regulatory investigation has been initiated, the College District shallwill confer with the agency to determine if the College District's investigation would impede the criminal or regulatory investigation. The College District shallwill proceed with its investigation only to the extent that it does not impede the ongo- ing criminal or regulatory investigation. After the law enforcement or regulatory agency has completed gathering its evidence, the College District shallwill promptly resume its investigation.
Concluding the Investigation	Absent extenuating circumstances, such as a request by a law en- forcement or regulatory agency for the College District to delay its investigation, the investigation should be completed within 60 Col- lege District business days from the date of the report; however, the investigator shallwill take additional time if necessary to com- plete a thorough investigation.
	The investigator shallwill prepare a written report of the investiga- tion. The report shallwill be filed with the College District official overseeing the investigation.
Notification of the Outcome	The College District shallwill provide written notice of the outcome, within the extent permitted by the Family Educational Rights and Privacy Act (FERPA) or other law, to the victim and the person against whom the complaint is filed. The parties will be given the opportunity to respond to the report.

FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION SEX AND SEXUAL VIOLENCE

College District Action Prohibited Conduct	The College District will determine, based on the results of the in- vestigation, whether each individual allegation of misconduct oc- curred using a preponderance of the evidence standard. If the re- sults of an investigation indicate that prohibited conduct occurred, the College District shallwill promptly respond by taking appropriate disciplinary or corrective action reasonably calculated to address the conduct, in accordance with College District policy and proce- dures. [See [see FM and FMA]		
Corrective Action	Examples of corrective action may include:		
	 <u>Providing</u> a training program for those involved in the com- plaint: 		
	 Providing, a comprehensive education program for the College District community; 		
	 <u>Providing</u>, counseling for the victim and the student who en- gaged in prohibited conduct; 		
	 Permitting the victim or student engaged in the prohibited conduct to drop a course in which they both are enrolled with- out penalty; 		
	 <u>Conducting</u>, follow-up inquiries to determine if any new inci- dents or any instances of retaliation have occurred; 		
	 Involving, involving students in efforts to identify problems and improve the College District climate; 		
	 Increasing, increasing staff monitoring of areas where prohib- ited conduct has occurred;, and 		
	 <u>Reaffirmingreaffirming</u> the College District's policy against discrimination and harassment. 		
Exception	The College District shall <u>will</u> minimize attempts to require a student who complains of sexual harassment to resolve the problem direct- ly with the person who engaged in the harassment; however, if that is the most appropriate resolution method, the College District shall <u>will</u> be involved in an appropriate manner. Mediation shall not be used to resolve complaints of prohibited conduct.		
Improper Conduct	If the investigation reveals improper conduct that did not rise to the level of prohibited conduct, the College District may take discipli- nary action in accordance with College District policy and proce- dures or other corrective action reasonably calculated to address the conduct.		
Confidentiality	To the greatest extent possible, the College District shallwill re- spect the privacy of the complainant, persons against whom a re-		

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	port is filed, and witnesses. Limited disclosures may be necessary in order to conduct a thorough investigation and comply with appli- cable law.
Appeal	A <u>partystudent</u> who is dissatisfied with the outcome of the investi- gation may appeal through the <u>applicable grievance policy begin-</u> ning at the appropriate level. [See DGBA(LOCAL) for employ- <u>ees,student disciplinary process [see FMA(LOCAL) for students,</u> and GB(LOCAL) for community members]]. A <u>partystudent shallwill</u> be informed of his or her right to file a complaint with the U.S. De- partment of Education Office for Civil Rights. The College District shall provide written notice of the outcome of any appeal(s), within the extent permitted by FERPA or other law, to the victim and the person against whom the complaint is filed.
Records Retention	Retention of records shall <u>will</u> be in accordance with the College District's records retention procedures. [See CIA]
Access to Policy, Procedures, and Related Materials	Information regarding this policy and any accompanying proce- dures, as well as relevant educational and resource materials con- cerning the topics discussed in this policy, shallwill be distributed annually to College District employees and students in compliance with law and in a manner calculated to provide easy access and wide distribution, such as through electronic distribution and inclu- sion in the employee and student handbooks and other major Col- lege District publications. Information regarding the policy, proce- dures, and related materials shallwill also be prominently published on the College District's website, taking into account applicable le- gal requirements. Copies of the policy and procedures shallwill be readily available at the College District's administrative offices and shallwill be distributed to a student who makes a report.

¹ Office on Violence Against Women, United States Department of Justice: <u>http://www.justice.gov/ovw/domestic-</u>violence violence<u>http://www.justice.gov/ovw/domestic-violence</u>

Collin <u>County Community</u> College 043500	
STUDENT ACTIVITIES	FK (LOCAL)
Student Activities	The senior vice president of academic, workforce, and enrollment services shallwill develop procedures regarding the sponsorship or sanction of student activities and related requirements consistent with the mission and objectives of the College District.
Athletics	The District President shallwill ultimately be responsible for, and shallwill exercise appropriate administrative and fiscal control over, the College District's intercollegiate athletics program.