SITE MANAGEMENT SECURITY

BOARD RESPONSIBILITY PURPOSE AND MISSION	As authorized by the Texas Education Code, the Board of Trus- tees has chosen to employ and commission peace officers to maintain law and order. The Collin College Police Department shall strive to provide a safe environment in which all members of the College District community may work, teach, study, and learn. The police department in the daily performance of its func- tions shall stress public safety and service and the protection of life and property. To ensure sufficient security and protection of the students, staff, and property of the College District, the Board shall authorize the formation of the College District security department.
JURISDICTION	The <u>primary</u> jurisdiction of <u>College District</u> peace officers is <u>shall include</u> all the territory <u>counties</u> in the <u>boundaries</u> which property is <u>owned</u> , leased, rented, or otherwise under the control of the College District-and all property, real and personal, outside the boundaries of the College District that is owned, leased, or rented by or otherwise under the College District's control.
AUTHORITY	<ul> <li>Within a peace officer's primary jurisdiction, he or she:</li> <li>(a) is vested with all the powers, privileges, and immunities of peace officers; and</li> <li>(b) may, in accordance with Chapter 14, Code of Criminal Procedure, arrest without a warrant any person who violates a law of the state; and</li> <li>(c) may enforce all traffic laws on streets and highways.</li> <li>Outside a peace officer's primary jurisdiction, he or she is vested with all the powers, privileges, and immunities of peace officers and may arrest any person who violates any law of the state if the peace officer:</li> <li>(a) is summoned by another law enforcement agency to provide assistance; or</li> <li>(b) is assisting another law enforcement agency; or</li> <li>(c) is otherwise performing duties as a peace officer for the College District.</li> </ul> Additionally, as provided by Section 51.210 of the Texas Education Code, the College's peace officers are authorized to enforce rules and regulations promulgated by the Board and the Administration. Any person commissioned by the College District must be a certified police officer who satisfies the requirements of the Texas Education on Law Enforcement. Sworn officers shall discharge the responsibilities provided in Section 51.203 of the Texas Education

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Code and Articles 2.12 and 2.13 of the Code of Criminal Procedure. All certified police officers shall possess a valid Texas driver's license at all times.

APPOINTING A CHIEF The Chief of Police is appointed by the Board of Trustees upon the recommendation of the District President. The Chief of Police is subject to state and federal law, the policies of the Collin College Board of Trustees, and the regulations, guidelines, and directives implemented by the District President or designee.

> The Chief of Police shall, as a condition of employment, complete the course of training prescribed by the Texas Commission on Law Enforcement.

> Subject to pertinent state and federal laws, Board policy, and administrative regulations and directives, the Chief of Police has authority to manage the members of the police department. The Chief of Police shall 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 designee, the Chief of Police shall 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 shall address arrests, search and seizure, use of force, evidence handling, use of vehicles and equipment, protection of criminal history information and other confidential information, use of firearms and qualifications, officer standards of conduct and training, interaction with other law enforcement agencies, interaction with mentally impaired individuals, traffic control, compliance with state and federal mandates, and other subjects as may be determined by the Chief of Police. The handbook or manual shall address communication and cooperation between the police department and Collin College campus administrators with authority for the administration of student discipline.

<u>The Chief of Police may promulgate oral and written orders,</u> <u>commands, directives, and verbal instructions that are not incon-</u> <u>sistent with the law, Board policy, or orders and instructions from</u> <u>the District President or designee.</u>

SECURITY AUTHORITY AND POWERS While within the jurisdiction set out in this policy, Ppeace officers employed <u>and commissioned</u> by the College District <u>shall</u> have <u>all</u> the <u>following</u> powers, privileges, and immunities of peace officers

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while in the jurisdiction provided by this policy. Peace <u>College Dis</u><u>trict peace</u> officers shall have the authority to:

- 1. Investigate and prevent violations of law, ordinances, or College District policy that occur on College District property, at school zones, and/or at College District functions; that involve College District vehicles, equipment or buses; or that involve offenses against the College District or against College District staff or Board members in their capacity as College District staff or Board members;
- 2.1. Serve Protect the safety and welfare of any person in the jurisdiction of the College District and protect the property of the College District. Enforce all laws, including municipal ordinances, county ordinances, and state laws, and investigate violations of law as needed. In doing so, College District peace officers may serve search warrants and arrest warrants-in connection with College District-related investigations; Take juveniles into custody as provided byin compliance with the Family Texas Code of Criminal Procedure.;
- 3.—
- 4.<u>2.</u> Arrest suspects consistent with state and federal statutory and constitutional standards governing arrests <u>including arrests</u> without warrant, for felonies and breaches of the peace <u>offenses</u> that occur in the officer's presence <del>within <u>or</u> under</del> the other rules set out in the <del>jurisdiction of the College District;Texas Code of Criminal Procedure.</del>
- 5. Patrol campuses (not streets) in connection with the performance of duties provided by this policy;
- 6. Engage in activities and programs approved by the director of safety and security designed to prevent or deter crimes against College District property or College District staff, students, and visitors;
- Carry weapons as directed by the director of safety and security;
- 8. Assist in providing traffic and parking control at athletic events, at campus openings or closings, or at any other time deemed necessary by the director of safety and security to ensure the safety and welfare of students, staff, and College District patrons;
- Where appropriate, coordinate <u>Coordinate</u> and cooperate with commissioned officers of all other law enforcement agencies in the enforcement of this policy; <u>as necessary.</u>

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	9.4. Enforce College District policies on College District property or at College District functions.
	10.5. Investigate violations of College District <u>policy</u> , rules and regulations as requested by the <u>College District administration</u> District President and participate in administrative hearings concerning the alleged violations.
	11. Participate in judicial proceedings; and
	12. Apprehend suspects consistent with this policy.
RACIAL PROFILING	6. Peace officers employed by the College District shall not initi- ate any law enforcement action based on an individual's race, ethnicity, or national originThe director Carry weapons as di- rected by the Chief of safety Police and security approved by the District President_shall develop and implement rules to en- sure compliance with Articles 2.131 through 2.138, Chapter 2, Code of Criminal Procedure.
	<ol> <li>Carry out all other duties as directed by the chief of po- liceChief of Police or District President.</li> </ol>
LIMITATION <u>S</u> ON OUTSIDE EMPLOYMENT	No officer commissioned under this policy may wear or use the College District security uniform or badge or shall provide law en- forcement or security services while working for an outside em- ployer unless without prior written approval from the Chief of Police District President.
	See DBF (Local) for additional requirements related to non-school employment.
RELATIONSHIP WITH OUTSIDE AGENCIES	The director of safety and security College District's police depart- ment and the law enforcement agencies with which it has overlap- ping jurisdiction shall enter into a memorandum of understanding that outlines reasonable communication and coordination efforts among all the department and the agencies or departments with overlapping jurisdiction. The director <u>cChief</u> of safety and securi- typPolice and the vice District President of administration District President or designee shall review the memorandum of under- standing at least <u>once</u> every year. The memorandum of under- standing shall be presented to the College for review and recom- mendation to approved by the Board.
USE OF FORCE	The use of force, including deadly force, shall be authorized only when reasonable and necessary. The use of excessive force is expressly forbidden., as outlined in the department regulations manual.

#### SITE MANAGEMENT SECURITY

<u>GUIDING</u> <u>PRINCIPLES</u>	The use of force by police officers is a matter of critical concern to the Board, the public, and the law enforcement community. The Board recognizes and respects the value of all human life and dig- nity without prejudice to anyone. Vesting officers with the authority to use reasonable force and to protect the public welfare requires monitoring, evaluation, and a careful balancing of all interests. Officers are involved on a daily basis in numerous and varied in- teractions and, when warranted, may use reasonable force in car- rying out their duties. Officers must have an understanding of, and true appreciation for, their authority and limitations. This is espe- cially true with respect to overcoming resistance while engaged in the performance of law enforcement duties.
DUTY TO INTERVENE AND REPORT	Any College police officer present and observing another officer us- ing force that is clearly beyond that which is objectively reasonable under the circumstances shall, when in a position to do so, inter- cede to prevent the use of unreasonable force. An officer who ob- serves another employee use force that exceeds the degree of force permitted by law shall promptly report these observations to a supervisor.
STANDARDS FOR USING FORCE	Officers shall use only that amount of force that reasonably appears necessary given the facts and circumstances perceived by the of- ficer at the time of the event to accomplish a legitimate law enforce- ment purpose.
	An officer may use reasonable force to effect an arrest, search, prevent escape, or overcome resistance. If it is not reasonably ap- parent to the person to be arrested, or it is not reasonably imprac- ticable to do so, officers should make clear their intent to arrest or search the person and identify themselves as peace officers be- fore using force.
	When determining whether to apply force and evaluating whether an officer has used reasonable force, officers shall take the follow- ing factors into consideration, as time and circumstances permit. These factors include, but are not limited to:
	<ul> <li>a) immediacy and severity of the threat to officers or others;</li> <li>b) the conduct of the individual being confronted as reasonably perceived by the officer at the time.</li> </ul>
	<ul> <li><u>c)</u> officer's personal circumstances (e.g., age, size, relative strength, prior training and skill level, injuries sustained, level</li> </ul>

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of exhaustion or fatigue, the number of other officers available);

- d) the effect of drugs or alcohol on the subject;
- e) the subject's mental state or capacity;
- f) proximity of weapons or dangerous improvised devices;
- g) the degree to which the subject has been effectively restrained and his or her ability to resist despite being restrained;
- h) the availability of other options and their possible effectiveness;
- i) nature of the offense or reason for contact with the individual;
- i) likelihood of injury to officers, suspects and others;
- k) whether the person appears to be resisting, attempting to evade arrest by flight, or is attacking the officer;
- the risk and reasonably foreseeable consequences of escape;
- <u>m) the apparent need for immediate control of the subject or a prompt resolution of the situation;</u>
- <u>n)</u> whether the conduct of the individual being confronted reasonably appears to pose an imminent threat to the officer or others or whether the risk of imminent threat has subsided;
- o) prior contacts with the subject or awareness of any propensity for violence; or
- p) any other exigent circumstances.

Use of deadly force is justified only in the following circumstances:

- a) 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.
- b) 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 infliction 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.

#### SITE MANAGEMENT SECURITY

	Officers are discouraged from discharging a firearm at moving vehi- cle. An officer may discharge a firearm at a moving vehicle only when there is an imminent threat of death or serious bodily injury and the officer reasonably believes that use of deadly force is nec- essary to defend the life of the officer or other person.
<u>REPORTING AND</u> <u>ANALYSIS</u>	Any use of force by a College police officer shall be documented promptly, completely, and accurately in an appropriate report and a copy shall be sent to the District President. To collect data for pur- poses of training, resource allocation, analysis, policy development and related purposes, the Chief of Police or designee may require the completion of additional report forms, as specified in depart- ment procedure or law. The Chief of Police will objectively evaluate the use of force by the department's officers to ensure that their au- thority is used lawfully, appropriately, and consistently with training and policy.
<u>ANNUAL REPORT</u>	Each year, the Chief of Police or designee shall submit to the Dis- trict President a written report summarizing and analyzing the use of force incidents in the preceding year that resulted in death, visi- ble 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 of- ficer used excessive force or caused injury. The District President or designee shall evaluate the need for additional training or policy modifications.
<u>TRAINING</u>	In addition to initial and supplementary training on use of force, all College police officers will participate no less than annually in regular and periodic department training addressing this policy and protecting the public.
EMERGENCY DRIVING IN PURSUIT AND NO 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 shall 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, highway, the violator, or the officer.
	Emergency, non-pursuit driving is the operation of an authorized emergency vehicle with emergency lights and siren 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.

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	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 compli- ance with this policy in non-pursuit and pursuit emergency situa- tions. When operating a department vehicle as an authorized emergency vehicle, the officer will immediately activate all emer- gency 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 shall not be operated as emergency vehicles.
<u>NON PURSUIT -</u> <u>SITUATIONS</u>	Emergency responses will 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 condi- tions, officers will consider such factors as traffic volume, time of day, weather conditions, and potential hazard or liability to them- selves and the public. Officers shall have sufficient information to justify the decision to drive under emergency situations. Officers responding to a call from another officer needing assistance shall remember that one must arrive at the scene safely in order to be of assistance.
<u>PURSUIT -</u> <u>SITUATIONS</u>	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

SITE MANAGEMENT SECURITY CHA (LOCAL)

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 shall determine whether a back-up police vehicle is necessary and appropriate. The supervisor shall notify other jurisdictions if the pursuit is likely to enter or cross into another jurisdiction.

The pursuing officer shall consider the following factors before initiating 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 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 their 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; (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 will 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 will 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 shall 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 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 reguested by the agency assuming the pursuit.

First Reading: 11/14/2017

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SITE MANAGEMENT SECURITY	CHA (LOCAL)
	When a pursuit begins within another agency's jurisdiction and passes or ends within the College District's primary geographical jurisdiction, the originating agency will have arrest responsibility.
<u>REPORTING AND</u> <u>ANALYSIS</u>	After a pursuit, the pursuing officer and supervisor monitoring the pursuit shall each prepare a written report detailing the factual circumstances surrounding the pursuit. The report shall 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 shall submit to the District President or designee a report summarizing and analyzing the pursuits taken in the previous year. The District President or designee shall evaluate the need for additional training or policy modifications.
<u>TRAINING</u>	In addition to initial and supplementary training on pursuits, all sworn members of the department will participate no less than an- nually in regular and periodic department training addressing this policy and the importance of vehicle safety and protecting the public.
VIDEO MONITORING	Video equipment shall 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 shall be considered law enforcement records, shall re- main in the custody of the Chief of Police, and shall be maintained as required by the department regulations manual and law.
OFFICER TRAINING	All College District officers shall receive at least 40 hours-the mini- mum amount of continuing education and firearms training each year. The training shall be approved TCLEOSE as required by law. and include training in civil rights, racial sensitivity, cultural diver- sity, and recognition of cases that involve child abuse, child ne- glect, family violence, and sexual assault.
RACIAL PROFILING	Officers shall actively enforce state and federal laws in a respon- sible and professional manner, without regard to race, ethnicity, 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 appli- cable to all persons, whether drivers, passengers, or pedestri- ans. Officers shall conduct themselves in a dignified and respect- ful 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

SITE MANAGEMENT SECURITY CHA (LOCAL)

free from unreasonable searches and seizures must be respected. Bias-based profiling is an unacceptable patrol tactic and will not be condoned.

The District President or designee shall provide a complaint process so that students, employees, and other citizens may report violations of this policy. The District President or designee shall provide public education regarding the complaint process in the form of bulletin board notices, web site postings, student handbook notices, public presentations, and/or other forms of communication designed to promote public awareness.

The Chief of Police shall 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 shall comply with state law requirements regarding the collection of data regarding arrests and the annual reporting to TCOLE and this Board regarding the data.

The Chief of Police or designee shall provide periodic training regarding this policy and the department's procedures regarding racial profiling.

<u>COMPLAINTS</u>

Complaints against police officers must be in writing and signed by the person making the complaint. A copy of the complaint shall be given to the officer within a reasonable time after it is filed, and no disciplinary action shall 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 employee 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 underlying matter.

However, the District President or designee, in his or her sole discretion, may appoint an investigator outside the department when circumstances warrant such action.

SITE MANAGEMENT SECURITY

	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 (le- gal & local) of the Board's policy manual. Appeals regarding this complaint process shall be filed in accordance with DGBA, FLD, or GB, as appropriate.
	Complaints against the Chief of Police shall be submitted to the District President or District President's designee who shall 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 dis- ciplinary 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. Of- ficers may be called to provide expertise, information, records, or testimony that may be pertinent to the matter pending. In extenuating circumstances, the District President or his or her designee may excuse the officer's participation.

ADOPTED:

Collin County Communit 043500	y College
SITE MANAGEMENT TRAFFIC CONTROLS	CHC (LOCAL) NEW POLICY
TRANSPORTATION MASTER PLAN	The College District Board of Trustees (Board) gives the College District President the authority to designate an appropriate admin- istrator to adopt and maintain a Transportation Master Plan (herein referred to as "The Plan") for the College District.
<u>STANDARDS</u>	The College District shall adopt and comply with the Texas Transportation Code (Title 7, Subtitle C, Rules of the Road) and the Texas Manual on Uniform Traffic Control Devices (TX MUTCD) to ensure that a uniform set of rules and traffic control devices is established for College District property.
PARKING	Authorized parking is approved as delineated in The Plan. Any vehicle parked on College District property shall be in a marked space only. Without special authorization, drivers may not park in areas or spaces marked as Handicapped, Reserved, or Loading Zone.
STOP SIGNS	Stop signs shall be placed at the locations delineated in The Plan. The operator of a vehicle approaching any authorized stop sign shall stop as provided by state law.
YIELD SIGNS	Yield signs shall be placed at the locations delineated in The Plan. The operator of a vehicle approaching any authorized yield sign shall yield as provided by state law.
<u>PROHIBITED</u> <u>MOVEMENTS AND</u> LANE CONTROL SIGNS	Signs controlling lane movement shall be placed at the locations delineated in The Plan. The operator of a vehicle approaching any authorized sign shall comply as provided by slate law.
SPEED LIMITS	Speed Limit signs shall be placed at the locations delineated in The Plan. The operator of a vehicle shall not exceed the posted speed limit as provided by state law.
DRIVING ON UNPAVED SURFACES	Driving a non-College District vehicle on any unpaved surface is prohibited.
TOWING	Any vehicle parked in violation of any provision of The Plan can be towed. The removal shall be at the expense of the violator.
PARKING AND TRAFFIC TICKETS	The Collin College Police Department (CCPD) shall write warn- ings and/or tickets for parking and traffic violations in accordance with the Texas Education Code, Chapter 51, Subchapter E.
<u>FINES</u>	Other than Handicapped parking, a violation of any provision of The Plan constitutes a misdemeanor that is punishable upon conviction by a fine up to the maximum allowed in the Texas Ed- ucation Code, Chapter 51, Subchapter E.

PLAN AMENDMENTS First Reading: 11/14/2017

SITE MANAGEMENT TRAFFIC CONTROLS CHC (LOCAL)

### **NEW POLICY**

The Plan shall be revised to reflect the addition of College District campuses and changes to existing campuses.

COMPENSATION AND BENEFITS LEAVES AND ABSENCES

DEC (LOCAL)

COMPREHENSIVE LEAVE PROGRAM	The Board provides a comprehensive program of leave benefits for full-time employees of the College.
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 definitions apply.
DEFINITIONS	A child The term "immediate family" is defined as:
	1. Spouse.
	1.2. Son or daughter, including a biological, adopted, or foster <u>child</u> , a stepchild, a legal ward, or a child for whom the em- ployee stands in loco parentis who is under age 18, or some- one 18 years or older who is incapable of self-care because of a mental or physical disability.
	2.3. Parent, stepparent, or other individual who stands or stood "in loco parentis" to the employee an employee when the employee was a child. In-laws are not considered parents for these purposes.
	4. Sibling and stepsibling.
	For purposes of the Family and Medical Leave Act (FMLA), the eli- gibility for FMLA leave, the 12-month period is measured forward from the date an individual <u>definitions</u> of spouse, parent, son or daughter, and next of kin are found in DECA(LEGAL).
FAMILY EMERGENCY	The term "family emergency" shall be limited to disasters and life- threatening situations involving the employee or a member of the employee's immediate family.
LEAVE DAY	A "leave day" for purposes of earning, use, or recording of leave shall 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 em- ployee or a member of the employee's immediate family that re- quires the services of a licensed practitioner for a prolonged period of time and that forces the employee to exhaust all leave time

COMPENSATION AND BENEFITS LEAVES AND ABSENCES

DEC (LOCAL)

	earned by that employee and to lose compensation from the Col- lege District. Such conditions typically require prolonged hospitali- zation or recovery or are expected to result in disability or death. Conditions relating to pregnancy or childbirth shall be considered catastrophic if they meet the requirements of this paragraph.
EARNING LEAVE	An employee shall not earn any form of paid leave when he or she is in unpaid status. An employee using full or proportionate paid leave shall be considered to be in paid status.
DEDUCTIONS LEAVE WITHOUT PAY	The College District shall not approve paid leave for more leave days than have been carried over fromin prior years plusfirst FMLA leave currently available. Any unapproved absences or absences beyond available paid leave shall result in deductions from the em- ployee's pay. An employee's final paycheck shall be reduced for paid leave the employee used, but had not earned, as of the date of separation.
LEAVE PRORATION	Paid leave shall be prorated based on the actual time employed within an academic year. employee's final paycheck shall be reduced for paid leave the em-
ORDER OF USE	ployee used, but had not earned, as of the date of separation. Earned compensatory time shall be used before any available paid
	leave. [See DEA] Use of sick leave bank shall be permitted only after all available lo-
	cal leave has been exhausted.
CONCURRENT USE OF LEAVE	cal leave has been exhausted. When an absent employee is eligible for FMLA leave, the College
	<ul> <li><u>cal leave has been exhausted</u>.</li> <li><u>When an absent employee is eligible for FMLA leave, the College District shall designate the absence as FMLA leave.</u></li> <li>The College <u>District shall require the employeerequires employees</u> to use <u>paid</u><u>FMLA</u> leave, including compensatory time, concurrently</li> </ul>
	<ul> <li><u>cal leave has been exhausted</u>.</li> <li><u>When an absent employee is eligible for FMLA leave, the College District shall designate the absence as FMLA leave.</u></li> <li>The College <u>District shall require the employeerequires employees</u> to use <u>paidFMLA leave, including compensatory time, concurrently</u> with <u>FMLA leave.</u></li> <li><u>An employee receiving workers' compensation income benefits</u> <u>may be eligible for all applicable paid leave and temporary disability</u> leave, when applicable. Absences beyond available paid <u>or unpaid</u> leave. An absence due to a work-related injury or illness shall be</li> </ul>

COMPENSATION AND BENEFITS LEAVES AND ABSENCES

	Sick leave shall only be used for the following:
	1. Illness of the employee.
	2. Illness of a member of the employee's immediate family.
	3. Family emergency.
	4. Birth or placement of a child when taken within the first year after the child's birth, adoption, or foster placement.
	5. Contribution to the sick leave bank.
SICK LEAVE BANK	The College District shall establish a sick leave bank to which all full-time employees may contribute up to 24 hours of earned but unused sick leave per year.
	A full-timen employee may request leave from the bank if the employee experiences a catastrophic illness or injury and has exhausted all paid leave.
	If the employee is unable to request leave from the sick leave bank, a member of the employee's family or the employee's super- visor may submit the request.
	The District President or designee shall develop regulations 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;
	<ol> <li>The administrator authorized to consider requests for leave from the sick leave bank and criteria for granting requests; and</li> </ol>
	4. Other procedures deemed necessary for the operation of the sick leave bank.
APPEAL	All decisions regarding the sick leave bank may be appealed in ac- cordance with DGBA(LOCAL).
FAMILY AND MEDICAL	
LEAVE TWELVE-MONTH	For purposes of an employee's entitlement to FMLA leave, the 12-
PERIOD	month period shall be measured forward from the date an individ- ual employee's first FMLA leave begins are without pay.
COMBINED LEAVE FOR SPOUSES	If When both spouses are employed by the College <u>District</u> , the College <u>District</u> provides a combined total of 12 weeks (in any combination) of FMLA leave for the birth, adoption, or placement of

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	a child, or to care for a parent with a serious health condition <u>. The</u> <u>College District shall limit military caregiver leave to and</u> a com- bined total of 26 weeks of leave for military caregivers. [See DECA(LEGAL)]
INTERMITTENT OR REDUCED SCHEDULE LEAVE	The College District shall permit use of Employees may use inter- mittent 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	If When an employee is eligible for or requests FMLA leave, the employee shall provide is responsible for providing certification of the need for leave, as required by FMLA regulations, of the need for leave [See DECA(LEGAL)]
FITNESS-FOR-DUTY CERTIFICATION	If an employee takes FMLA leave due to the employee'shis or her own serious health condition, the employee shall provide, before resuming work, is responsible for providing a fitness-for-duty certifi- cation. If the before returning to work. This is to ensure the em- ployee does not return to work before it is medically safe for him or her to do so. The College District will require certification of the employee's ability to perform essential job functions, the College District shall provide provides a list of essential job functions to the employee with the FMLA designation notice. to aid the health-care provider in making the return-to-work determination and any re- quests for reasonable accommodations that may be needed.
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 <u>District</u> may require re- imbursement of premiums paid by the College <u>District</u> during the leave. [See DECA(LEGAL), RECOVERY OF BENEFIT COST]
WORKERS' COMPENSATION	An employee who is absent because of a job-related injury or ill- ness is assigned to FMLA leave, when applicable. The employee has a choice regarding whether he or she chooses to use available paid leave while receiving workers' compensation benefits. These choices are provided to the employee in writing so he or she can make the best decision for his or her personal circumstances.
PERSONAL LEAVE	Full-time employees shall earn 24 hours of paid leave each fiscal year to conduct personal business in accordance with administra- tive regulations Sick leave benefits are provided to full-time employees shall earn and may be used for absences because of:
	Personal leave shall be noncumulative.

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<u>REQUEST FOR</u> <u>PERSONAL LEAVE</u>	The employee shall 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 shall not seek or consider the reasons for which an employee requests to use leave. The supervisor or designee shall, however, consider the effect of the employee's ab- sence on the educational program or College District operations.
VACATION LEAVE	All full-time, 12-month staff and administrative employees shall 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 shall receive vacation credit retroactive to the original service date, in accordance with the published vacation plan. Employees who terminate employ- ment prior to completion of the new employee probationary period shall have no accrued vacation credit.
	Use of vacation leave shall not exceed 15 consecutive workdays.
	Carryover of earned but unused vacation hours shall be permitted within the guidelines established by the College District President.
	Employees beyond the initial 90-day probationary period, who ter- minate eligible employment with the College District, shall 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 va- cation hours from prior fiscal years.
REQUEST FOR VACATION LEAVE	The employee shall 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 shall 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 employees with a significant opportunity for professional growth. Sabbatical leaves are granted based on a review and recommendation by the sab- batical committee in response to the published priorities for the year, with subsequent review, recommendation, and consideration 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

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as completing a degree, improving skills, and maintaining currency in the employee's discipline or field.

Eligible employees [see definition at DEC(LEGAL) DEVELOP-MENT 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 commence.

The leave shall be for one academic year at one-half of the faculty member's regular salary or for one-half academic year at full regular salary. Failure to return for all or part of the one- (1) year period will make the person liable for the return of all, or part, of the sabbatical 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 external grant or contract, or who is in his or her last year of full-time employment with the College is ineligible for sabbatical leave.

The vice president of human resources and the chair of the sabbatical leave committee are available to answer questions concerning the sabbatical leave policy and procedures.

AAll full-time benefits-eligible employee shall be granted, benefits-BEREAVEMENT LEAVE/ CRITICAL eligible employees are allowed up to 40 hoursfive days of paid be-**ILLNESS** reavement leave with pay upon the death of an employee's spouse, child, parent, or other person who occupies a position of similar importancesignificance in the employee's family in accordance with administrative regulationsof the employee, including step and foster children and parents.

> A full-time benefits-eligible employee shall be granted up to 24 hours of paid bereavement may take three days of leave upon the with pay for each death of an employee's sister, brother, grandparents, grandchildren, mother-in-law, father-in-law, sister-in-law, brother-in-law, or other family members person who occupies a similar position/role/standing in the family of the employee to include siblings, grandparents, grandchildren, parents-in-law, and siblings-in-law, or other person who occupies a position of similar importance in the employee's family in accordance with administrative regulations, in accordance with administrative regulations, including an employee's step and foster relationships of the above.

Bereavement leave shall be noncumulative.

A full-time employee shall be granted up to 24 hours of paid critical **CRITICAL ILLNESS** illness leave for absences associated with the critical illness of an

LEAVE

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immediate family member or other family members of the employee to include siblings, grandparents, grandchildren, parents-inlaw, and siblings-in-law, or other person who occupies a position of similar importance in the employee's family, in accordance with administrative regulations.

<u>Critical illness leave shall be noncumulative.</u><u>Employees may take</u> up to three additional days of paid leave per fiscal year per covered family member for the critical illness of the family members listed above.

Human Resources Office personnel can assist employees with questions regarding eligible family members.

JURY DUTY AND COURT APPEARANCES

An employee called to serve on a jury in any legal proceedings will be paid his or her regular salary/wages subject to the provisions outlined below. An employee called for jury duty is responsible for informing his or her supervisor and submitting appropriate leave information in the College's time and attendance system upon return from service. A copy of the jury summons and/or a verification of jury service from the court must be submitted. The employee may retain the fees paid by the courts.

An employee required to serve as a witness is excused from work subject to the terms of this policy. The employee can use any eligible paid leave or leave without pay in the following circumstances:

The employee is a party to the case, unless the employee is made a party defendant by virtue of his or her official position with the College, in which case the employee will be compensated for any such time and his or her normal rate for any time spent testifying as a witness in his or her official capacity;

The employee is appearing as an expert witness for compensation;

The employee is receiving compensation for his or her appearance other than the normal witness fee paid by the court; or

The employee's appearance is directly related to his or her outside employment or business activities or any former business or occupation.

An employee appearing in his or her official capacity with the College shall be excused from work with pay and without a loss of leave time.

Service as a witness that does not meet the criteria listed above must be provided outside of assigned working hours or must be

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charged against the employee's available vacation or personal leave.

An employee serving as a witness under conditions that meet the criteria listed above shall be entitled to accept the customary witness fee paid by the court, except when appearing in his or her official capacity with the College. Additionally, the employee may accept mileage or per diem allowances paid while serving as a witness. In no instance shall the employee receive dual reimbursement for expenses.

An employee serving as a witness outside of his or her assigned working hours, while using available vacation or personal leave, or while on leave without pay shall be entitled to accept compensation provided the appearance in court does not create a conflict of interest with the employee's service to the College.

An employee is paid his or her regular salary/wages for any travel time to and from jury duty provided the travel occurs during the employee's regular work hours. Travel to and from other covered court appearances are also paid during the employee's regular work hours unless it involves overnight or extended travel.

A full-time employee shall be granted up to 24 hours of paid critical illness leave in accordance with administrative regulations for absences associated with the critical illness of an immediate family member.

Critical illness leave shall be noncumulative.

Note:Workers' compensation is not a form of leave. The<br/>workers' compensation law does not require the continu-<br/>ation of the College District's contribution to health insur-<br/>ance. [See CKD(LOCAL) regarding payment of insur-<br/>ance contribution during employee absences.]

An absence due to a work-related injury or illness shall be designated as FMLA leave.

An employee eligible for workers' compensation income benefits may elect in writing to use paid leave. Through the generous contributions of College faculty and staff, a pool of donated sick leave hours has been created. The sick leave pool (SLP) is available to full-time, benefits-eligible employees who suffer a serious injury or illness and provides additional paid time to employees who have exhausted their own earned leave balances.

WORKERS'

**COMPENSATION** 

COMPENSATION AND BENEFITS LEAVES AND ABSENCES \_\_\_DEC (LOCAL)

## <u>REWRITE</u>

Employees must exhaust all eligible paid leave.

Up to <u>40 hoursfive days</u> of leave without pay may be granted to an employee for extraordinary circumstances that cannot be addressed within the paid leave benefits provided by the College <u>District</u>, in accordance with <u>administrative the College's</u> procedures and guidelines for faculty and staff. An <u>employee Employees</u> who hashave been <u>employed with the College</u> more than 12 months may request leave without pay of up to 720 hours after <u>he or she hasthey have</u> exhausted all eligible leave, including paid, unpaid, and FMLA leave for <u>his or hertheir</u> 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 <u>College District'sCollege's</u> procedures and guide-lines for faculty and staff.

EMPLOYEES NOT ELIGIBLE FOR FMLA

EXTRAORDINARY CIRCUMSTANCES

A full-time employee who has not yet worked the required 12 months and 1250 hours to qualify for FMLA leave may take a maximum of <del>20 days (</del>160 hours<del>)</del> of leave without pay for his or her own serious health condition or for the serious health condition of <del>an immediate family member, which is defined for the purposes of this policy as</del> the employee'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 will send a letter to the employee 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 description of any requested job-related accommodations provided by the deadline to the College <u>District</u>.

#### [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 <u>District</u> will end, absent a request by the employee for a reasonable accommodation. Communications with the employee <u>shallwill</u> be consistent <u>with administrative</u> within the College's procedures and guidelines.

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## **REWRITE**

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 campus. In the rare instance that this is not possible, the em- ployee may request prior approval from his or her supervisor for time off, not to exceed two hours, to vote.
<u>COURT</u> <u>APPEARANCES</u>	Absences due to compliance with a valid subpoena for College District-related business or for jury duty shall be fully compensated by the College District and shall not be deducted from the em- ployee's pay or leave balance.
	Absences due to compliance with a valid subpoena for personal business shall 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.
OTHER ABSENCES AND LEAVE WITHOUT PAY	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.

ADOPTED:

COMPENSATION AND BENEFITS	
VACATIONS AND HOLIDAYS	

<del>FULL-TIME</del> EMPLOYEES	All full-time, benefits-eligible staff who work on a 12-month basis are eligible for vacation leave each fiscal year, as described in the College District's procedures and guidelines for faculty and staff.
USE OF VACATION DAYS	Upon successful completion of the new employee 90-day (calendar day) probationary period, eligible employees shall receive vacation credit retroactive to the original service date, in accordance with the published vacation plan. An employee shall take vacation leave at the discretion of, and with the advance approval of, the employee's immediate supervisor. The employee shall submit a written request for vacation days to his or her immediate supervi- sor.
	A maximum of three consecutive weeks (15 days) of vacation leave may be taken.
	Carryover of earned but unused vacation hours shall be permitted within the guidelines established by the College President.
	Employees who terminate employment prior to completion of the new employee probationary period shall have no accrued vacation credit.
	Employees beyond the initial 90-day probationary period, who ter- minate eligible employment with the College District, shall 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 va- cation hours from a prior fiscal year.
HOLIDAYS	Upon employment, all full-time, benefits-eligible staff and adminis- trators shall receive paid holidays as approved by the Board when approving the master calendar for an academic year.
	To be granted paid holiday leave, eligible employees shall be in a paid status both the day before and the day after the holiday.
	In cases when it is deemed necessary for the protection and safe operation of a campus and/or physical plant, or when it is deemed to be in the best interest of the College District, the employee's su- pervisor may require the employee to report for work on a holiday. An alternate day off shall be provided to the employee in those sit- uations.
AVAILABILITY	Vacation leave for the current year shall be available for use at the beginning of the school year. When an employee who has used more eligible leave than he or she has accumulated ceases to be employed by the College District, the cost of the unearned leave days shall be deducted from the employee's final paycheck.

ADOPTED:

PURPOSE	work expe assi the l work	College is committed to providing a fair, safe, and productive c environment where grievances are dealt with sensitively and editiously. The purpose of the College's grievance policy is to st in resolving all workplace issues and problems. We believe best way of maintaining employee job satisfaction and good king relationships is to follow a procedure for solving problems grievances as they arise.	
	to re invo the p cess <u>lawf</u>	ost situations, employees should make every effort to attempt esolve matters informally by meeting with the person or persons lved, or if that is not feasible, with the immediate supervisor of person involved prior to accessing the formal complaint pro- s. Exceptions may include cases involving allegations of <u>un-</u> <u>ul</u> harassment, whistleblower <u>allegations</u> -cases, and other in- ces where it may be impractical to do so.	
FREEDOM FROM RETALIATION		College will not tolerate any form of retaliation against an em- ee who brings a complaint pursuant to this policy. [See DG]	
NOTICE	thro	ege employees and students are informed of this policy ugh a variety of meetings and publications, such as orienta- s, in the faculty or student handbook, and the human resources site.	
DEFINITIONS	The	complainant is the person filing the complaint.	
	The respondent is the person or entity that the complaint is filed against.		
	A Resolution Review Panel (RRP) is a group of College administra- tors appointed to review or hear complaints. Each RRP is gener- ally comprised of three to five administrators.		
		terms "complaint" and "grievance" have the same meaning may be used interchangeably in this Policy.	
COMPLAINT TYPES	A complaint or grievance may include:		
	1.	Concerns about an employee's wages, hours, or conditions of work, including performance evaluations or reviews;	
	2.	Violations of College policy;	
	3.	Specific allegations of unlawful discrimination or harassment based on the sex, race, color, religion, national origin, age, veteran's status, disability <u>, genetic information</u> , or any other legally protected classification [see DIAA and DIAB];	
	4.	Specific allegations of unlawful discrimination or retaliation based on the exercise of legally protected rights;	

	5.	Specific allegations of adverse personnel actions based on the employee's good faith report to an appropriate law en- forcement authority of a violation of a law by the College or a College employee, i.e., whistleblower complaints- [see DG];	
	6.	Complaints resulting from the termination of an at-will em- ployee [see DDC];	
	7.	Complaints arising from the recommendation for nonrenewal or termination of a contract employee [see DMAA and DMAB]; or	
	8.	Any other complaint brought by an employee against another employee, supervisor, manager, vendor, or the College.	
INFORMATION	For more information on complaints regarding:		
REGARDING SPECIFIC COMPLAINTS	1.	Alleged discrimination/harassment/retaliation, including viola- tions of Title IX or Section 504, see DAA.	
	2.	Dismissal of term contract employees, see DMAA.	
	3.	Nonrenewal of term contract employees, see DMAB.	
	4.	A commissioned peace officer who is an employee of the College, see CHA.	
	5.	An employment preference for former foster children, see DC.	
	6.	Alleged harassment, see DIAA and DIAB.	
	7.	Alleged retaliation (Whistleblower), see DG and DH. Whistle- blower complaints must be filed within the time period speci- fied by law, regardless of the time period specified herein. <u>Timelines for the employee and the College set out in this pol- icy may be shortened to allow the Board to make a final deci- sion within 60 days of the initiation of the complaint.</u>	
MULTIPLE COMPLAINTS	suff thro	ere it is determined that two or more individual complaints are iciently similar in nature and remedy to permit resolution ugh one proceeding, such complaints may be consolidated at sole discretion of the vice president of human resources.	
UNTIMELY COMPLAINTS	com and <u>app</u>	complaint form or appeal notice is not submitted on time, the aplaint may be dismissed at any time, with or without a hearing, the complainant will be notified in writing. <u>An employee may eal the determination of timeliness</u> . The appeal will be limited the question of timeliness.	
EXTENSION <mark>S</mark> OF TIME		time limits set by these procedures, other than the time line for initial filing of the complaint may be extended by the manager	

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	of HR/employee relations for extenuating and unforeseeable cir- cumstancesat the discretion of the manager of HR/employee rela- tions. Absent extensions, complaints should be resolved within 180 days from the date the complaint is filed.	
RECORDKEEPING / CONFIDENTIALITY	Employee complaints are kept separately from the employee's per- sonnel file, in accordance with the College's records retention pol- icy. Complaint records are confidential to the extent permitted by law. Permission may be given by the person who filed the com- plaint to release information. Limited disclosures may be neces- sary in order to conduct a thorough investigation. Additionally, in- formation may be disclosed in response to a subpoena or as otherwise may be required by law. In accordance with applicable law, the College may also receive directives from state or federal agencies or courts to provide requested records.	
RECORDING MEETINGS	Meetings held with the RRP are recorded by the College. A com- plainant, respondent, or witness whose interview is recorded may request a copy of the recording of his or her interviews. Release of records will be in compliance with the Texas Public Information Act.	
REPRESENTATIVE	The complainant may designate a representative to represent him or her at any level of the process by notifying the manager of HR/employee relations in writing. If necessary, the College may re- schedule any meetings to include the College's counsel. Each party will pay its own costs and fees incurred in the course of the complaint process.	
NEUTRAL THIRD PARTY	Depending on the complexity of a matter or an unanticipated con- flict of interest, <u>a</u> A neutral third party may be designated to hear <u>or</u> <u>investigate</u> a complaint or review an appeal if deemed necessary by the vice president of human resources.	
GENERAL COMPLAINT PROCEDURE	Detailed procedures may be obtained from the human resources department. The general complaint procedures are as follows:	
<u>STEP 1</u>	Step 1 — Generally, employees are expected to attempt to resolve matters informally by meeting with the person or persons involved, or if that is not feasible, with the immediate supervisor of the person involved. (Note: Complaints involving any form of <u>unlawful</u> harassment, whistleblower allegations, and cases where it is impractical to do so are not required to attempt to resolve matters informally <u>and may proceed to Step 2</u> .)	
STEP 2	Step 2 — If it is not possible to resolve a matter informally, a formal complaint may be submitted to the Human Resources Department via hand-delivery during regular business hours or by using the College's online Complaint Form or via hand-delivery during regu-	

	lar business hours. Except in cases involving unlawful harass- ment, discrimination, or retaliation, the employee must submit his or her complaint within ten (10) business days of the date the com- plainant knew or reasonably should have known of the action that caused the concern. In cases involving unlawful harassment, dis- crimination, or retaliation, the employee must report the prohibited conduct as soon as possible after the alleged act or knowledge of the alleged act so that the College can take appropriate action at the earliest possible stage. A delay in reporting may impair the College's ability to investigate, gather evidence, or take corrective action.
	The complaint form can be accessed at the following website: <a href="http://www.collin.edu/hr/complaints/Employee_Complaints.html">http://www.collin.edu/hr/complaints/Employee_Complaints.html</a> .
	If the complainant needs a reasonable accommodation in order to communicate his or her complaint, the individual may contact the Director of Human Resources for assistance.
	The complaint <u>shall describe all incident(s) at issue. Complaints</u> <u>shall identify any relevant dates or witnesses and must</u> -provide suf- ficient factual detail to support the alle <u>ged violations</u> .
	The Vice President of Human Resources shall determine whether the allegations, if proven, would constitute prohibited conduct as defined by this policy. If the allegations do not rise to the level of prohibited conduct, the complaint will be dismissed. Any appeal will be limited to a determination of whether the complaint falls within the purview of this policy. _ations, otherwise it will be dismissed.
<u>STEP 3</u>	Step 3 – A meeting with the RRP will be scheduled to provide the complainant with the opportunity to present his or her concerns. Barring unforeseeable circumstances, tThe meeting will be scheduled within ten (1510) business days of receipt of the complaint. After meeting with the complainant, members of the RRP will undertake an investigation appropriate to the circumstances.
	The respondent will also receive a copy of the complaint and be asked to provide a written response that will be shared with the RRP for review as a part of their investigation.
	The College District shall make reasonable attempts to schedule conferences at a mutually agreeable time. If the individual fails to appear at a scheduled conference without a compelling reason, the complaint will be considered withdrawn.
	In most cases, tThe RRP will issue a written summary decision within five ten (10) business days of the meeting that either sub- stantiates or does not substantiate each general complaint and

	recommends granting or denying each request for relief. As part of its decision, the RRP may also, but is not required to, recommend alternative relief. The standard of review at this step will be by a preponderance of the evidence.
	In some cases, including those involving allegations of unlawful harassment, discrimination, or retaliation, the RRP may require ad- ditional time in which to conduct an investigation and prepare a de- termination. In such cases, the RRP shall notify the complainant and respondent in writing how much time reasonably will be needed to conclude the investigation and prepare a recommenda- tion.
STEP 3 RELATED TO MID-CONTRACT TERMINATION	For those cases involving the termination of a full time contract em- ployee during the term of the contract, the meeting with the RRP will proceed as follows. The RRP will ensure that the College/re- spondent provides specific notice of the basis for the proposed ter- mination to the complainant, if such notice has not already been provided. Before the meeting scheduled before the RRP, the Col- lege/respondent and the complainant will provide to each other and the members of the RRP a list of witnesses they may present at the meeting, along with the nature of their testimonies and docu- ments that they intend to use at the meeting before the RRP.
	Both parties shall have the right to present witnesses and docu- mentary evidence and to cross-examine witnesses presented by the other party. The RRP will provide to both the College/respond- ent and the complainant the procedures for the meeting including any time restraints placed on the parties' presentations as well as when each party will be required to provide exhibits and a witness list to the other party and to the RRP, and any other procedures ap- plicable to the meeting before the RRP. The RRP shall make a record of the meeting either by tape recording or by court reporter. The strict rules of evidence shall not apply, although all evidence should be relevant. The College/respondent has the burden of proof and will make its presentation first.
	The College District shall make reasonable attempts to schedule conferences at a mutually agreeable time. If the individual fails to appear at a scheduled conference, the College District may hold the conference and issue a decision in the individual's absence.
<u>STEP 4</u>	Step 4 – If either the College/respondent or the complainant disa- grees with the decision of the RRP, the College/respondent or the complainant may appeal the decision to the appropriate vice presi- dent (generally the vice president of the respondent party). The ap- peal must be submitted to the appropriate vice president (or execu- tive vice president or designee as noted below) within fiveten (10) business days of the date of the RRP's decision. The statement of

#### PERSONNEL-MANAGEMENT RELATIONS EMPLOYEE GRIEVANCES

appeal must: (i) Identify all points of disagreement with the decision; (ii) Contain sufficient detail to clarify the basis of the appeal; (iii) Explain the reasons why the appeal should be granted. -The standard of review at this step will be by a preponderance of the evidence. If neither party files a timely appeal, the decision of the RRP becomes final and is non-appealable. Note: For those complaints which involve the termination or nonrenewal of a full-time contract, the appeal of the RRP's decision will reviewed by the executive vice president or designee. The standard of review at this step will also be by a preponderance of the evidence. Within ten (10) business days of receipt of the appeal, the vice president (or executive vice president or designee as noted above) will issue a written decision affirming, affirming in part/denying in part, or reversing the RRP's decision. The decision of the vice president or executive vice president is fi-

The decision of the vice president or executive vice president is final and non-appealable for all types of complaints, except complaints regarding the termination of a full-time contract employee.

For those complaints which involve the termination of a full-time contract employee only, the decision of the executive vice president or designee may be appealed to the District President and Board.

Nothing in this policy precludes an employee who has exhausted the procedures in this policy from addressing the Board of Trustees at the next regular public meeting in accordance with the provision for hearing of citizens. Note: Except as limited in the next section of this policy, any employee may present a grievance to the Board after he or she has exhausted the complaint procedures in this policy, regardless of the limitation in this policy. The Board is not required to take any action concerning a grievance but <u>shall listen to</u> the employee's concernsis required to listen if the grievance is presented at a public meeting. [See BDB]

APPEALS TO THE DISTRICT PRESIDENT AND BOARD Only complaints involving the termination of a full-time contract employee may be appealed to the District President and Board. If the College/respondent or the complainant disagrees with the decision of the executive vice president or designee, either party may appeal to the Board by notifying the manager of HR/employee relations within fiveten (10) business days of the receipt of the executive vice president or designee's decision.

Prior to placing the matter on the Board agenda, the District President will review the record. If the District President reverses the

#### PERSONNEL-MANAGEMENT RELATIONS EMPLOYEE GRIEVANCES

termination decision of the executive vice president, the recommendation for termination of the full-time contract employee will be vacated, and College respondent and the complainant will be notified in writing of the District President's findings and related actions regarding the matter. In this case, the matter will not proceed to presentation to the Board.

If the District President affirms the decision of the executive vice president or designee to terminate the full-time contract, the matter will be placed on the agenda for presentation to the Board. In such cases, the matter will be placed on the Board agenda after review by the District President, providing at least ten (1510) business days' advance written notice to the complainant.

The complainant will be notified in writing of the date, time, and place of the Board meeting at which the complainant will present his or her concerns to the Board. The notice will include all applicable procedures for the presentation. The presentation will take place in closed meeting unless the complainant requests that it be heard in public. The Board may place time limits on the presentation.

The Board will consider the complaint, and the record created at the meeting before the RRP, and the oral presentations and may give notice of its decision orally or in writing at any time up to and including the next regularly scheduled Board meeting after the Board hears the matter. However, the Board is not required to take any action. If for any reason the Board does not take any action by the end of the next regularly scheduled meeting, the lack of a response by the Board upholds the last prior administrative decision.

Collin County Community College 043500		
PUBLIC COMPLAINTS AND HEARINGS (LC		
PURPOSE	The purpose of this policy is to set forth complaint procedures and provide for the prompt and equitable resolution of any complaints by members of the public. For information about public participa- tion in Board meetings, see BDB(LOCAL).	
PROCEDURE	Whenever members of the public have concerns related to the Col- lege that cannot be resolved informally, the formal processed out- lined in this policy will be followed so that issues can be addressed as soon as possible to allow resolution at the lowest possible ad- ministrative level.	
	Even after initiating the formal complaint process, individuals are encouraged to seek informal resolution of their concerns. An indi- vidual whose concerns are resolved may withdraw a formal com- plaint at any time.	
	The process described in this policy will not be construed to create new or additional rights beyond those granted by law or Board pol- icy, nor to require a full evidentiary hearing or a "mini-trial" at any level.	
EXCEPTIONS	Complaints for which other resolution procedures and policies are provided will be directed through those procedures and channels.	
CONSOLIDATING COMPLAINTS	Complaints arising out of an event or a series of related events will be addressed in one complaint. An individual will not bring sepa- rate or serial complaints arising from any event or series of events that have been or could have been addressed in a previous com- plaint.	
UNTIMELY FILING	If a complaint form or appeal notice is not timely filed, the com- plaint may be dismissed, on written notice to the individual, at any point during the complaint process.	
EXTENSION OF TIME	Any time limits set by these procedures, other than the time limits for filing the initial complaint, may be extended at the discretion of the District President or designee. To the extent possible, com- plaints under this policy should be resolved within 180 days from the date the complaint is filed.	
FREEDOM FROM RETALIATION	Neither the Board nor any College District employee shall unlaw- fully retaliate against any individual for bringing a concern or com- plaint.	
<u>COMPLAINTS</u>	In this policy, the term "complaint" and "grievance" shall have the same meaning.	
	This policy shall apply to all complaints from the public except com- plaints regarding a commissioned peace officer who is an em- ployee of the College District. [See CHA] The policy may require	

### PUBLIC COMPLAINTS AND HEARINGS

	appeals to be submitted in accordance with GB after the relevant complaint process.
<u>RESPONSE</u>	"Response" shall mean a written communication to the individual from the appropriate administrator. Responses may be hand-deliv- ered, sent by electronic communication to the individual's email ad- dress of record, or sent by U.S. Mail to the individual's mailing ad- dress of record. Mailed responses shall be timely if they are postmarked by U.S. Mail on or before the deadline.
DAYS	"Days" shall mean College District business days. In calculating time lines under this policy, a day a document is filed is "day zero." The following day is "day one."
REPRESENTATIVE	The complainant may designate a representative to represent him or her at any level of the process by notifying the <u>Chief Public Re-</u> <u>lations Officer vice president of advancement in writing</u> . If neces- sary, the College may reschedule any meeting to include the Col- lege's counsel.
COSTS INCURRED	Each party will pay its own costs incurred in the course of the com- plaint.
NEUTRAL THIRD PARTY	A neutral third party may be designated to hear a complaint at Level One or Level Two if deemed necessary by the <u>Chief Public</u> <u>Relations Officervice president of advancement</u> .
RECORDING MEETINGS	All meetings held with the complainant in accordance with this pol- icy will be recorded by the College and the recordings will become part of the complaint record. The complainant may request a copy of the recordings by submitting a written request to the <u>Chief Public</u> <u>Relations Officervice president of advancement</u> .
COMPLAINT FORMS	An individual shall file a formal complaint using the College's online Complaint Form within <u>15ten (10)</u> business days of the date the complainant knew (or reasonably should have known) of the action that caused the complaint.
	http://www.collin.edu/hr/complaints/Public_Complaints.html
	The complaint must provide sufficient detailed facts to support the allegations, otherwise it may be dismissed.
SCHEDULING CONFERENCES	The College District shall make reasonable attempts to schedule conferences at a mutually agreeable time. If the individual fails to appear at a scheduled conference without a compelling reason, the complaint will be considered withdrawn.

#### PUBLIC COMPLAINTS AND HEARINGS

LEVEL ONE The appropriate administrator will investigate as necessary and schedule a conference with the individual within <u>ten (10)</u> 15 business days after receipt of the written complaint. The administrator may set reasonable time limits for the conference.

The administrator will provide the individual a written response within <u>ten (10)</u> <u>15</u>-business days following the conference. The written response will set forth the basis of the decision. In reaching a decision, the administrator may consider information provided at the Level One conference and any relevant documents or information.

LEVEL TWO If the individual does not receive the relief requested at Level One or if the time for response has expired, he or she may submit an appeal at Level Two. The appeal notice must be submitted in writing to the vice president of advancementChief Public Relations Officer within 15ten (10) business days of the date of the written Level One response or, if no response was received, within 15ten (10) business days of the Level One response deadline.

After receiving notice of the appeal, the Level One administrator will prepare and forward a record of the Level One complaint to the Level Two administrator, who will be designated by the <u>Chief Public</u> <u>Relations Officervice president of advancement</u>. The individual may request a copy of the Level One record.

The Level Two administrator will review the complaint within <u>15ten</u> (10) business days from receipt of the appeal. The hearing officer will determine if a conference is warranted, and if so, will schedule a conference with the complainant to discuss the complaint. However, there will be no express or implied right to a Level Two conference.

The Level Two administrator will reply in writing within <u>15ten (10)</u> business days from the date of receipt of the complaint, or if a conference is held, within <u>15ten (10)</u> business days from the date of meeting with the complainant. If a conference is held, the Level Two administrator may set reasonable time limits for the conference. Further, the individual may provide information to the hearing officer about any documents or information relied upon by the administration for the Level One decision.

The Level Two administrator will provide the individual a written response within <u>15ten (10)</u> business days following the conference. The written response will set forth the basis of the decision. In reaching a decision, the Level Two administrator may consider the Level One record, information provided at the Level Two conference, and any other relevant documents or information as determined by the Level Two administrator. If additional investigation or

#### PUBLIC COMPLAINTS AND HEARINGS

information is required, the Level Two administrator may request such information or meet with individuals as necessary to clarify the record.

The 45ten (10) business-day reply deadline may be extended if, due to the nature of the allegation or at the hearing officer's discretion, an investigation is appropriate. In these cases, the hearing officer will respond promptly, generally within 30 business days from the date of filing the complaint. If the reply deadline is extended, the complainant will be notified in writing.

The decision of the Level Two administrator is final and cannot be appealed.

PRESENTATION TO BOARD Although the decision of the Level Two administrator is final and may not be appealed, any individual may present a complaint processed under this policy to the Board <u>during the public participa-</u> <u>tionrega portion of a board meeting rega</u>rdless of the limitation in this policy. The Board is not required to take any action concerning this type of complaint but is required to listen if the complaint is presented at a public meeting. [See BDB]

## NEW POLICY—CONTENT MOVED FROM GF(LOCAL)

PURPOSE	The College District provides facilities for use by community groups when such use advances the College District's mission and when such use is not in conflict with the College District's programs and does not constitute a violation of the local, state, or federal laws governing actions by public agencies. The Board reserves the right to determine whether a proposed use of facilities is consistent with the philosophy, objectives, and policies of the College District.
<u>PHILOSOPHY</u>	The College District is supported by public and private funds. Those who benefit most from its activities are students. However, since the College District is supported by all individuals in its ser- vice area, it is dedicated to serving the needs of all its constituents, as appropriate. In support of this mission, the College District en- courages use of its facilities by the public.
	The grounds and facilities of the College District shall be made available to members of the College District community, including students and their respective approved student organizations, when such use does not conflict with normally scheduled activities or any College District policy. Students and approved student or- ganizations shall be subject to the College District rules and regu- lations governing the use of College District facilities. The request- ing student(s) or approved student organizations shall pay all expenses incurred by their use of the facilities. Such expenses are limited to the cost for required College District custodial, security, and building staff and damages and/or losses.
FACILITIES AVAILABLE FOR COMMUNITY USE	College District facilities shall also be available to community groups in accordance with this policy.
PRIORITY OF USE	The campus facilities scheduling coordinator shall assign priorities to requests for the use of College District facilities in accordance with Board policy. The campus facilities scheduling coordinator, working in conjunction with the appropriate campus vice presi- dent/provost or designated representative, shall approve events, dates, and times; resolve conflicts; and approve any deviations from the priority schedule or from the standard fee structure as deemed necessary to carry out College District policy in accord- ance with its philosophy.
	The priority schedule is as follows:
	1. Priority One is reserved for College District academic pro- grams.
	2. Priority Two is reserved for College District-approved co- and extracurricular activities.
	3. Priority Three is granted to public events of an educational nature that are cosponsored by the College District.

## NEW POLICY—CONTENT MOVED FROM GF(LOCAL)

- 4. Priority Four is granted to approved fundraisers sponsored by the College District, the College District Foundation, College District-approved student or alumni organizations, or similar related groups.
- 5. Priority Five is granted to public events of an educational nature, sponsored by independent school districts or other public agencies.
- 6. Priority Six is granted to public events organized by groups outside of the College District that are of an educational, cultural, public service, or recreational nature and for which any proceeds are totally used to defray the cost of the event. Also included in this category are events for nonprofit charitable groups and organizations.
- 7. Priority Seven is granted to events designed to generate profit or to further the programs of non-College District-sponsored individuals, organizations, or businesses.

In order to present a diversified program of community events, it may be necessary to give priority to requests from groups that have not previously used the facility. In no case shall a group be allowed to schedule a facility to the exclusion of other groups.

Organizations from within the College District's service area shall 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 shall be given priority over events that specifically target larger groups or groups from outside the College District.

Programs offered through the facilities rental program (Priority Seven) shall not appear to be programs affiliated with or sponsored by the College District. All communications, in connection with a renter's use of the premises, including but not limited to admission tickets, e-mail, print media, social media communications, window cards, radio and television announcements, and telephone solicitations shall be submitted to the College District for review and approval of form and content a minimum of 72 hours prior to press time.

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

## NEW POLICY—CONTENT MOVED FROM GF(LOCAL)

EMERGENCIES OR DISASTERS	The District President or designee may authorize the use of Col- lege District facilities by public safety and security officials in the case of emergencies, threats, or disasters.
SCHEDULING OF FACILITIES	The campus facilities scheduling coordinator shall schedule the use of College District facilities. All approved events shall appear on the master events calendar. The approval for use of College District facilities shall be issued after coordination with the appropriate service areas.
	External requests for use of facilities shall be filed at least two weeks in advance of the desired date. Requests shall be made in writing and shall include:
	1. The name of the student, approved student organization, or other organization requesting use of the facilities;
	2. The location of the facility desired and the date and time of lo- cations:
	3. The approximate number of persons expected to use the fa- cility;
	4. How the facility shall be used; and
	5. Proposed method of payment for any additional expenses.
	Rental agreements to use facilities shall only be for specified dates and times. The College District assumes no obligation in the event that a change of either date or time is requested or necessitated by events beyond its control.
	The campus facilities scheduling coordinator shall approve applica- tions that are consistent with the provisions of this policy, including the CONDITIONS OF USE, described below, unless there are rea- sonable grounds to believe that:
	1. The College District facility requested is unavailable, inade- guate, or inappropriate to accommodate the proposed use at the time requested.
	2. The applicant is under a College District disciplinary penalty prohibiting the use of the facility.
	3. The proposed use includes non-permissible solicitation.
	<ol> <li>The proposed use will compete with College District pro- grams, services, and/or course offerings.</li> </ol>
	5. The proposed use would constitute an immediate and actual danger to the peace or security of the College District that

NEW POLICY—CONTENT MOVED FROM GF(LOCAL)
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available law enforcement officials could not control with rea-
sonable efforts.

- 6. The applicant owes a monetary debt to the College District, and the debt is considered delinquent.
- 7. The proposed activity would disrupt or disturb the regular academic program or would result in damage to or defacement of property or facilities.
- 8. The proposed activity would constitute an unauthorized joint sponsorship with an outside group.

If the facilities schedule coordinator does not approve an application under this section, he or she shall give the applicant a written statement of the grounds for the denial.

#### <u>CONDITIONS OF USE</u> <u>College District facilities shall not be available to individuals for pri-</u> vate gatherings sponsored by private individuals.

Approval of requests for the use of facilities shall 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 shall not be available for long-term use. Long-term use shall be defined as use of the facility for more than five days per month or for more than three weekends per month. Facilities use requests shall 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 rental 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.

SPECIAL<br/>REQUIREMENTSWhen a College District facility is being used, an employee of the<br/>College District shall be on the premises and shall be fully in<br/>charge of the facility being used.

All users of College District facilities shall execute and comply with a rental agreement with the College District.

Location and placement of assigned tables and chairs shall be made at the discretion of the facility scheduling coordinator based on availability and to ensure that external events do not interfere with the conduct of any student or District event.

TOBACCO USE<br/>PROHIBITEDThe College District is a smoke- and tobacco-free institution. The<br/>use of tobacco products or other electronic smoking devices is<br/>strictly prohibited anywhere on College District property or in cam-

## NEW POLICY—CONTENT MOVED FROM GF(LOCAL)

pus buildings. Violators of tobacco regulations may be issued a citation by the College District police department and may face legal fines. Additionally, violators may be subject to disciplinary action by the College District.

ALCOHOL AND DRUG USE PROHIBITED EXCEPTION The use of alcohol and intoxicating beverages shall be prohibited in classroom buildings, laboratories, auditoriums, library buildings, faculty and administrative offices, intercollegiate and intramural athletic facilities, and all other public campus areas. However, with the prior consent and approval of the District President, 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 shall 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. All other possession, consumption, or use of alcoholic beverages or illegal drugs shall be prohibited on College District property or facilities. Any person who appears to be under the influence of intoxicating liquor or drugs shall be denied access to and/or the use of College District property or facilities.

The consumption of food and beverages shall be restricted to certain areas.

Groups or organizations using College District facilities shall conform to all federal and state statutes, county and municipal ordinances, and fire regulations. Decorations must be flame retardant and shall 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.

Display materials used or distributed on College District property and/or facilities must have the approval of the associate dean of student and enrollment services or the appropriate campus vice president/provost or designated representative before they are posted and must be removed within 24 hours following the event. The lessee shall be billed for any cleanup expenses that may result if materials are not removed in a timely manner or if storage of lessee-owned materials is required.

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

<u>College District apparatus, furniture, or equipment shall not be re-</u> moved, altered, or displaced without permission from an authorized <u>College District official.</u>

## NEW POLICY—CONTENT MOVED FROM GF(LOCAL)

Approval of an application may include the condition that the applicant reimburses the College District for police and/or security officers, as required.

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

Rental agreements for use of any College District facility shall be revoked when facilities are misused or when the foregoing rules are violated. Rental agreements may not be renewed when revoked for misuse.

The lessee 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 lessee's occupancy of the facilities or premises for which the College District might be held liable. The lessee shall 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, at its discretion, the furnishing of a certificate of liability insurance by the lessee in an amount specified by the College District.

CHILDREN ON	Unattended children shall not be allowed in College District facili-
<u>CAMPUS</u>	ties at any time. For the purpose of this policy, children are defined
	as minors who are not currently enrolled in classes or approved
	programs with the College District. Children shall not be taken to
	orientations, classes, labs, testing centers, or other academic pro-
	grams. Furthermore, children shall not be taken to work with Col-
	lege District employees other than for approved programs with the
	College District.

ANIMALS ON CAMPUS The College District shall allow certain animals to accompany a student 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 purposes, written permission shall be obtained from the appropriate academic dean. The permission statement shall clearly designate the date, location, and purpose for the animal's presence on campus. Each animal shall be on a leash or equivalent and fully under the control of the handler. The handler shall have documentation of current vaccinations for

# NEW POLICY—CONTENT MOVED FROM GF(LOCAL)

the animal. The care and supervision of the animal shall be the sole responsibility of the handler.

	<ol><li>Service animals as defined by the Americans with Disabilities</li></ol>
	Act (ADA) and used as guide dogs or signal dogs or other an-
	imals individually trained to provide assistance to an individual
	with a disability. Service animals are working animals, not
	pets. Animals that meet this definition shall be considered
	service animals regardless of whether they have been li-
	censed or certified by a state or local government. Service
	animals shall be on a leash at all times and under the control
	of the individual with a disability. The care and supervision of
	the animal shall be the sole responsibility of the handler. Stu-
	dents with allergies to a service animal may request reasona-
	ble accommodations under the ADA. Students utilizing a ser-
	vice animal on campus shall complete a registration form with
	the College District access office.
	All other animals shall not be permitted on any College Dis-
	trict campus or in any College District facility.
	Information reporting the College District's fee exhertule is evaile
FEES	Information regarding the College District's fee schedule is availa-
	ble from the campus facilities scheduling coordinator.
PUBLIC ASSEMBLY	Public assembly, discussion, or demonstration must not disturb or interfere with a program, event, or activity approved by the campus
	facilities scheduling coordinator, appropriate campus vice presi-
	dent/provost, or designated representative and must not unreason-
	ably disturb or interfere with normal operations and activities of the
	College District.
	Any person who refuses to identify himself or herself fully in ac-
	cordance with policy GFA and the Penal Code 30.05 may be guilty
	of a misdemeanor, an offense, upon conviction, punishable by a
	fine of not more than \$200.
	In addition to the penalty above, any student who refuses to iden-
	tify himself or herself fully may be subject to College District disci-
	pline, which may include suspension.
PERMISSIBLE	As used in this policy, the word "solicitation" shall mean the sale or
SOLICITATION	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.
	The only solicitation permitted in or on any property or facilities ei-
	ther owned or controlled by the College District shall be in accord-
	ance with the following:

## NEW POLICY—CONTENT MOVED FROM GF(LOCAL)

- 1. The sale or offer for sale of any newspaper, magazine, or other publication in an area designated in advance by the appropriate campus vice president/provost, the vice president of student and enrollment services, or a designated representative for the conduct of such activity.
- 2. The sale or offer for sale of any food or drink item in an area designated in advance by the appropriate campus vice president/provost, the vice president of student and enrollment services, or a designated representative for the conduct of such activity.
- 3. The collection of membership fees or dues by approved student organizations at meetings of such organizations scheduled in accordance with College District regulations on the use of facilities.
- 4. The collection of admission fees for the exhibition of movies or other programs scheduled in accordance with College District regulations.
- 5. The activities of an entity that can present to the appropriate campus vice president/provost, vice president of student and enrollment services, or designated representative written evidence from the Internal Revenue Service that the organization has been granted an exemption from taxation under 26 U.S.C. 501(c)(3), Internal Revenue Code. No organization may solicit under this section for more than a total of 14 days, whether continuous or intermittent, during each fiscal year.
- SOLICITATIONS
   No solicitation shall be conducted on the grounds, sidewalks, or streets of any property or facilities, owned or controlled by the College District, except as approved by the appropriate campus vice president/provost, vice president of student and enrollment services, or designated representative.

Solicitation made pursuant to the terms of this policy must be conducted according to the following:

- 1. The solicitation shall not disturb or interfere with the regular academic or institutional programs being conducted in buildings or on property owned or controlled by the College District.
- 2. The solicitation shall 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 buildings owned or controlled by the College District.

# NEW POLICY—CONTENT MOVED FROM GF(LOCAL)

	3. The solicitation shall not harass, embarrass, or intimidate the person or persons being solicited.
	If, after a reasonable investigation, the appropriate campus vice president/provost, vice president of student and enrollment ser- vices, or designated representative determines that a solicitation is being conducted in a manner that violates this policy, the appropri- ate campus vice president/provost, vice president of student and enrollment services, or designated representative may prohibit the offending entity from soliciting on the campus for such period or pe- riods of time determined to be appropriate. [See FKC(LOCAL)]
<u>FUNDRAISING</u>	Only organizations or individuals authorized by the College District shall be allowed to sponsor and engage in fundraising activities un- der the name of the College District. All such activities must be compatible with the mission and objectives of the College District and must be approved by the appropriate campus vice presi- dent/provost, vice president of student and enrollment services, or designated representative. Any other fundraising activities shall be submitted in advance for consideration to the College District sen- ior vice president of academic, workforce and enrollment services.
<u>PETITIONS,</u> <u>HANDBILLS, AND</u> <u>LITERATURE</u>	<ul> <li>The appropriate vice president/provost's office or designated representative is responsible for overseeing campus solicitations and publications. Each petition, handbill, or piece of literature shall identify the person or organization distributing it.</li> <li>No person or organization may publicly distribute on College District property or in College District facilities one or more petitions, handbills, or pieces of literature that are obscene or libelous or that contain non-permissible solicitation. Distribution must be conducted so as not to interfere with free and unimpeded flow of pedestrian and vehicular traffic or to disturb or interfere with academic or institutional activities.</li> <li>No person or organization may distribute literature by accosting individuals or by hawking or shouting. The distributor must clean the area around where the literature was distributed.</li> </ul>
USE OF COLLEGE DISTRICT NAME OR SYMBOL	The name of the College District, the emblem/logo of the College District, or any other recognizable symbol representing the College District shall not be used as a part of the name or masthead of any publication without the express written approval of the appropriate member of the College District leadership team.
IDENTIFICATION OF FUNDING SOURCE	Any publication, developed wholly or in part from funds received from a grant, must have the funding source clearly identified on the document.

## NEW POLICY—CONTENT MOVED FROM GF(LOCAL)

<u>SIGNS</u>	For the purposes of this policy, "sign" shall be defined as a bill- board, decal, notice, placard, poster, banner, or any kind of hand- held sign; "posting" shall be defined as any means used for dis- playing a sign. Requirements for election signs are described be- low at ELECTION/CAMPAIGN SIGNS AND TENTS.
	No person or organization may post a sign that is obscene or libel- ous or that contains non-permissible solicitation. [See FI(LOCAL) or FKA(LOCAL)]
	Except for non-permissible signs, as defined herein, an entity may publicly post a sign on College District property or facilities only in areas or locations designated by the associate dean of student and enrollment services or a designated representative in conjunction with the appropriate campus vice president/provost and the cam- pus facilities plant operations manager. No object other than a sign may be posted on College District property or facilities.
	Before publicly posting a sign, an entity shall:
	1. Deposit with the student engagement office staff or a desig- nated representative the sign to be posted.
	2. Provide pertinent information including the:
	a. Name and phone number of the student, approved stu- dent 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 shall be posted.
	Upon receipt, the student engagement office staff or designated representative shall 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", shall be posted neatly on appropriate bulletin boards by student en- gagement office personnel or a designated representative, subject to space availability.
	2. Items shall receive an approval stamp dated and signed by student engagement office personnel or a designated repre- sentative for each item to be posted.
	3. Materials generally shall be approved for a maximum period of four weeks.
	4. Materials that do not conform to these posting procedures and guidelines shall be subject to immediate removal.

## NEW POLICY—CONTENT MOVED FROM GF(LOCAL)

A sign may not be:

- 1. 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. 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 bulletin board designated for that purpose.

The student engagement office staff or designated representative shall remove all signs no later than one week after the expired approval stamp date. No person shall remove a sign posted or attached in accordance with this section without permission from the assistant director of student engagement or designated representative.

#### NONPERMISSIBLE SIGNS

No entity shall post or carry a sign that:

- 1. Involves non-permissible 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 Election campaign signs shall be limited to five signs per candidate at each College District polling site, at a location designated by the appropriate campus vice president/provost, during the period of early voting and on Election Day when the campus is a voting site. Such signs shall be limited to a size not to exceed 24" x 24" and must be either hand-held or staked into the ground. However, use of t-posts shall not be allowed.

> Tents, awnings, and shelters shall not be permitted on College District property. Megaphones shall not be permitted within 1,000 feet of the polling location.

All electioneering must comply with applicable election laws.

Collin County Community College 043500

#### COMMUNITY USE OF COLLEGE DISTRICT FACILITIES

GD (LOCAL)

### NEW POLICY—CONTENT MOVED FROM GF(LOCAL)

<u>CLASSROOM</u> BULLETIN BOARDS Bulletin boards located both inside and directly outside each classroom shall be under the jurisdiction of the appropriate vice president/provost or designated representative.

PURPOSE	The College District provides facilities for use by community groups when such use advances the College District's mission and when such use is not in conflict with the College District's programs and does not constitute a violation of the local, state, or federal laws governing actions by public agencies. The Board reserves the right to determine whether a proposed use of facilities is consistent with the philosophy, objectives, and policies of the College District.
PHILOSOPHY	The College District is supported by public and private funds. Those who benefit most from its activities are students. However, since the College District is supported by all individuals in its ser- vice area, it is dedicated to serving the needs of all its constituents, as appropriate. In support of this mission, the College District en- courages use of its facilities by the public.
	The grounds and facilities of the College District shall be made available to members of the College District community, including students and their respective approved student organizations, when such use does not conflict with normally scheduled activities or any College District policy. Students and approved student or- ganizations shall be subject to the College District rules and regu- lations governing the use of College District facilities. The request- ing student(s) or approved student organizations shall pay all expenses incurred by their use of the facilities. Such expenses are limited to the cost for required College District custodial, security, and building staff and damages and/or losses.
FACILITIES AVAILABLE FOR COMMUNITY USE	College District facilities shall also be available to community groups in accordance with this policy.
PRIORITY OF USE	The campus facilities scheduling coordinator shall assign priorities to requests for the use of College District facilities in accordance with Board policy. The campus facilities scheduling coordinator, working in conjunction with the appropriate campus vice presi- dent/provost or designated representative, shall approve events, dates, and times; resolve conflicts; and approve any deviations from the priority schedule or from the standard fee structure as deemed necessary to carry out College District policy in accord- ance with its philosophy.
	The priority schedule is as follows:
	<ol> <li>Priority One is reserved for College District academic pro- grams.</li> </ol>
	<ol> <li>Priority Two is reserved for College District-approved co- and extracurricular activities.</li> </ol>

#### DELETE POLICY - CONTENT MOVED TO GD(LOCAL)

- 3. Priority Three is granted to public events of an educational nature that are cosponsored by the College District.
- 4. Priority Four is granted to approved fundraisers sponsored by the College District, the College District Foundation, College District-approved student or alumni organizations, or similar related groups.
- 5. Priority Five is granted to public events of an educational nature, sponsored by independent school districts or other public agencies.
- 6. Priority Six is granted to public events organized by groups outside of the College District that are of an educational, cultural, public service, or recreational nature and for which any proceeds are totally used to defray the cost of the event. Also included in this category are events for nonprofit charitable groups and organizations.
- 7. Priority Seven is granted to events designed to generate profit or to further the programs of non-College District-sponsored individuals, organizations, or businesses.

In order to present a diversified program of community events, it may be necessary to give priority to requests from groups that have not previously used the facility. In no case shall a group be allowed to schedule a facility to the exclusion of other groups.

Organizations from within the College District's service area shall 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 shall be given priority over events that specifically target larger groups or groups from outside the College District.

Programs offered through the facilities rental program (Priority Seven) shall not appear to be programs affiliated with or sponsored by the College. All communications, in connection with a renter's use of the premises, including but not limited to admission tickets, e-mail, print media, social media communications, window cards, radio and television announcements, and telephone solicitations shall be submitted to the College District for review and approval of form and content a minimum of 72 hours prior to press time.

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

	EMERGENCIES OR DISASTERS
	The College President or designee may authorize the use of Col- lege District facilities by public safety and security officials in the case of emergencies, threats, or disasters.
SCHEDULING OF FACILITIES	The campus facilities scheduling coordinator shall schedule the use of College District facilities. All approved events shall appear on the master events calendar. The approval for use of College District facilities shall be issued after coordination with the appro- priate service areas.
	External requests for use of facilities shall be filed at least two weeks in advance of the desired date. Requests shall be made in writing and shall include:
	<ol> <li>The name of the student, approved student organization, or other organization requesting use of the facilities;</li> </ol>
	<ol> <li>The location of the facility desired and the date and time of lo- cations;</li> </ol>
	<ol> <li>The approximate number of persons expected to use the fa- cility;</li> </ol>
	4. How the facility shall be used; and
	5. Proposed method of payment for any additional expenses.
	Rental agreements to use facilities shall only be for specified dates and times. The College District assumes no obligation in the event that a change of either date or time is requested or necessitated by events beyond its control.
	The campus facilities scheduling coordinator shall approve applica- tions that are consistent with the provisions of this policy, including the CONDITIONS OF USE, described below, unless there are rea- sonable grounds to believe that:
	<ol> <li>The College District facility requested is unavailable, inade- quate, or inappropriate to accommodate the proposed use at the time requested.</li> </ol>
	<ol> <li>The applicant is under a College District disciplinary penalty prohibiting the use of the facility.</li> </ol>
	3. The proposed use includes nonpermissible solicitation.
	<ol> <li>The proposed use will compete with College District pro- grams, services, and/or course offerings.</li> </ol>
	<ol> <li>The proposed use would constitute an immediate and actual danger to the peace or security of the College District that</li> </ol>
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	available law enforcement officials could not control with rea- sonable efforts.
	<ol> <li>The applicant owes a monetary debt to the College District, and the debt is considered delinquent.</li> </ol>
	<ol> <li>The proposed activity would disrupt or disturb the regular aca- demic program or would result in damage to or defacement of property or facilities.</li> </ol>
	<ol> <li>The proposed activity would constitute an unauthorized joint sponsorship with an outside group.</li> </ol>
	If the facilities schedule coordinator does not approve an applica- tion under this section, he or she shall give the applicant a written statement of the grounds for the denial.
CONDITIONS OF USE	College District facilities shall not be available to individuals for pri- vate gatherings sponsored by private individuals.
	Approval of requests for the use of facilities shall not be based upon the applicant's race, religion, age, disability, color, sex, na- tional origin, veteran status, or other legally protected class.
	College District facilities shall not be available for long-term use. Long-term use shall be defined as use of the facility for more than five days per month or for more than three weekends per month. Facilities use requests shall 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 rental 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.
SPECIAL REQUIREMENTS	When a College District facility is being used, an employee of the College District shall be on the premises and shall be fully in charge of the facility being used.
	All users of College District facilities shall execute and comply with a rental agreement with the College District.
TOBACCO USE PROHIBITED	The College District is a smoke- and tobacco-free institution. The use of tobacco products or other electronic smoking devices is strictly prohibited anywhere on College District property or in campus buildings. Violators of tobacco regulations may be issued a citation by the College District police department and may face legal fines. Additionally, violators may be subject to disciplinary action by the College District.

### DELETE POLICY – CONTENT MOVED TO GD(LOCAL)

ALCOHOL AND DRUG USE PROHIBITED EXCEPTION The use of alcohol and intoxicating beverages shall be prohibited in classroom buildings, laboratories, auditoriums, library buildings, faculty and administrative offices, intercollegiate and intramural athletic facilities, and all other public campus areas. However, with the prior consent and approval of the College President, 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 shall 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. All other possession, consumption, or use of alcoholic beverages or illegal drugs shall be prohibited on College District property or facilities. Any person who appears to be under the influence of intoxicating liquor or drugs shall be denied access to and/or the use of College District property or facilities.

The consumption of food and beverages shall be restricted to certain areas.

Groups or organizations using College District facilities shall conform to all federal and state statutes, county and municipal ordinances, and fire regulations. Decorations must be flame retardant and shall 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.

Display materials used or distributed on College District property and/or facilities must have the approval of the director of student life or the appropriate campus vice president/provost or designated representative before they are posted and must be removed within 24 hours following the event. The lessee shall be billed for any cleanup expenses that may result if materials are not removed in a timely manner or if storage of lessee-owned materials is required.

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

College District apparatus, furniture, or equipment shall not be removed, altered, or displaced without permission from an authorized College District official.

Approval of an application may include the condition that the applicant reimburses the College District for police and/or security officers, as required.

The lessee is liable for the care and protection of College District property and/or facilities and shall be charged for any damages

	sustained by the premises, furniture, or equipment because of the occupancy.
	Rental agreements for use of any College District facility shall be revoked when facilities are misused or when the foregoing rules are violated. Rental agreements may not be renewed when re- voked for misuse.
	The lessee 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 lessee's occupancy of the facilities or premises for which the College District might be held liable. The lessee shall 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, at its discretion, the furnishing of a certificate of liability insurance by the lessee in an amount speci- fied by the College District.
CHILDREN ON CAMPUS	Unattended children shall not be allowed in College District facili- ties at any time. For the purpose of this policy, children are defined as minors who are not currently enrolled in classes or approved programs with the College District. Children shall not be taken to orientations, classes, labs, testing centers, or other academic pro- grams. Furthermore, children shall not be taken to work with Col- lege District employees other than for approved programs with the College District.
ANIMALS ON CAMPUS	The College District shall allow certain animals to accompany a student 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 shall be obtained from the appropri- ate academic dean. The permission statement shall clearly designate the date, location, and purpose for the animal's presence on campus. Each animal shall be on a leash or equivalent and fully under the control of the handler. The handler shall have documentation of current vaccinations for the animal. The care and supervision of the animal shall be the sole responsibility of the handler.
	<ol> <li>Service animals as defined by the Americans with Disabilities Act (ADA) and used as guide dogs or signal dogs or other an- imals individually trained to provide assistance to an individual</li> </ol>

	with a disability. Service animals are working animals, not pets. Animals that meet this definition shall be considered service animals regardless of whether they have been li- censed or certified by a state or local government. Service animals shall be on a leash at all times and under the control of the individual with a disability. The care and supervision of the animal shall be the sole responsibility of the handler. Stu- dents with allergies to a service animal may request reasona- ble accommodations under the ADA. Students utilizing a ser- vice animal on campus shall complete a registration form with the College District access office.
	trict campus or in any College District facility.
FEES	Information regarding the College District's fee schedule is availa- ble from the campus facilities scheduling coordinator.
PUBLIC ASSEMBLY	Public assembly, discussion, or demonstration must not disturb or interfere with a program, event, or activity approved by the campus facilities scheduling coordinator, appropriate campus vice presi- dent/provost, or designated representative and must not unreason- ably disturb or interfere with normal operations and activities of the College District.
	Any person who refuses to identify himself or herself fully in ac- cordance with policy GFA and the Penal Code 30.05 may be guilty of a misdemeanor, an offense, upon conviction, punishable by a fine of not more than \$200.
	In addition to the penalty above, any student who refuses to iden- tify himself or herself fully may be subject to College District disci- pline, which may include suspension.
PERMISSIBLE SOLICITATION	As used in this policy, the word "solicitation" shall 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 contribution by an entity.
	The only solicitation permitted in or on any property or facilities ei- ther owned or controlled by the College District shall be in accord- ance with the following:
	1. The sale or offer for sale of any newspaper, magazine, or other publication in an area designated in advance by the appropriate campus vice president/provost, the vice president of student development, or a designated representative for the conduct of such activity.

	<ol> <li>The sale or offer for sale of any food or drink item in an area designated in advance by the appropriate campus vice presi- dent/provost, the vice president of student development, or a designated representative for the conduct of such activity.</li> </ol>
	<ol> <li>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.</li> </ol>
	<ol> <li>The collection of admission fees for the exhibition of movies or other programs scheduled in accordance with College Dis- trict regulations.</li> </ol>
	5. The activities of an entity that can present to the appropriate campus vice president/provost, vice president of student development, or designated representative written evidence from the Internal Revenue Service that the organization has been granted an exemption from taxation under 26 U.S.C. 501(c)(3), Internal Revenue Code. No organization may solicit under this section for more than a total of 14 days, whether continuous or intermittent, during each fiscal year.
SOLICITATIONS	No solicitation shall be conducted on the grounds, sidewalks, or streets of any property or facilities, owned or controlled by the Col- lege District, except as approved by the appropriate campus vice president/provost, vice president of student development, or desig- nated representative.
	Solicitation made pursuant to the terms of this policy must be con- ducted according to the following:
	<ol> <li>The solicitation shall not disturb or interfere with the regular academic or institutional programs being conducted in build- ings or on property owned or controlled by the College Dis- trict.</li> </ol>
	2. The solicitation shall 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.
	<ol> <li>The solicitation shall not harass, embarrass, or intimidate the person or persons being solicited.</li> </ol>
	If, after a reasonable investigation, the appropriate campus vice president/provost, vice president of student development, or desig- nated representative determines that a solicitation is being con- ducted in a manner that violates this policy, the appropriate cam- pus vice president/provost, vice president of student development,

	or designated representative may prohibit the offending entity from soliciting on the campus for such period or periods of time deter- mined to be appropriate. [See FKC(LOCAL)]
FUNDRAISING	Only organizations or individuals authorized by the College District shall be allowed to sponsor and engage in fundraising activities un- der the name of the College District. All such activities must be compatible with the mission and objectives of the College District and must be approved by the appropriate campus vice presi- dent/provost, vice president of student development, or designated representative. Any other fundraising activities shall be submitted in advance for consideration to the College District senior vice president of academic affairs and student development.
<del>PETITIONS,</del> HANDBILLS, AND LITERATURE	The appropriate vice president/provost's office or designated repre- sentative is responsible for overseeing campus solicitations and publications. Each petition, handbill, or piece of literature shall identify the person or organization distributing it.
	No person or organization may publicly distribute on College Dis- trict property or in College District facilities one or more petitions, handbills, or pieces of literature that are obscene or libelous or that contain nonpermissible solicitation. Distribution must be conducted so as not to interfere with free and unimpeded flow of pedestrian and vehicular traffic or to disturb or interfere with academic or insti- tutional activities.
	No person or organization may distribute literature by accosting in- dividuals or by hawking or shouting. The distributor must clean the area around where the literature was distributed.
USE OF COLLEGE DISTRICT NAME OR SYMBOL	The name of the College District, the emblem/logo of the College District, or any other recognizable symbol representing the College District shall not be used as a part of the name or masthead of any publication without the express written approval of the appropriate member of the College District leadership team.
IDENTIFICATION OF FUNDING SOURCE	Any publication, developed wholly or in part from funds received from a grant, must have the funding source clearly identified on the document.
SIGNS	For the purposes of this policy, "sign" shall be defined as a bill- board, decal, notice, placard, poster, banner, or any kind of hand- held sign; "posting" shall be defined as any means used for dis- playing a sign. Requirements for election signs are described be- low at ELECTION/CAMPAIGN SIGNS AND TENTS.

### DELETE POLICY - CONTENT MOVED TO GD(LOCAL)

No person or organization may post a sign that is obscene or libelous or that 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 areas or locations designated by the director of student life or a designated representative in conjunction with the appropriate campus vice president/provost and the campus facilities plant operations manager. No object other than a sign may be posted on College District property or facilities.

Before publicly posting a sign, an entity shall:

- 1. Deposit with the student life office staff or a designated representative the sign to be posted.
- 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 shall be posted.

Upon receipt, the student life office staff or designated representative shall 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", shall be posted neatly on appropriate bulletin boards by student life office personnel or a designated representative, subject to space availability.
- Items shall receive an approval stamp dated and signed by student life office personnel or a designated representative for each item to be posted.
- 3. Materials generally shall be approved for a maximum period of four weeks.
- 4. Materials that do not conform to these posting procedures and guidelines shall be subject to immediate removal.

A sign may not be:

1. Attached to:

a. A shrub or plant.

### DELETE POLICY – CONTENT MOVED TO GD(LOCAL)

	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. 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.
	The student life office staff or designated representative shall re- move all signs no later than one week after the expired approval stamp date. No person shall remove a sign posted or attached in accordance with this section without permission from the director of student life or designated representative.
NONPERMISSIBLE	No entity shall post or carry a sign that:
SIGNS	1. Involves nonpermissible solicitation;
	2. Contains material that is obscene or libelous; or
	<ol> <li>Is larger than 24" x 24", unless authorized by the director of student life.</li> </ol>
ELECTION / CAMPAIGN SIGNS AND TENTS	Election campaign signs shall be limited to five signs per candidate at each College District polling site, at a location designated by the appropriate campus vice president/provost, during the period of early voting and on Election Day when the campus is a voting site. Such signs shall be limited to a size not to exceed 24" x 24" and must be either hand-held or staked into the ground. However, use of t-posts shall not be allowed.
	Tents, awnings, and shelters shall not be permitted on College Dis- trict property. Megaphones shall 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 shall be under the jurisdiction of the appropriate vice presi- dent/provost or designated representative.

ADOPTED: