DISCIPLINE AND PENALTIES DISCIPLINE PROCEDURE REWRITE

REPORTS OF ALLEGED MISCONDUCT	College District faculty and staff shall submit an alleged violation or violations of College District policies and procedures, including the rules for student conduct [see FLB], committed by a student to the Dean of Students Office within a reasonable time following an alleged incident, not to exceed ten College District business days. The allegations must be submitted in writing, through traditional or electronic means, and must describe the violation and any surrounding facts.
	The <u>Dean of Students</u> or designee shall investigate the matter as necessary. If an allegation is deemed to be unfounded, the <u>Dean of Students</u> or designee shall dismiss the allegation and shall provide the student written notice that the allegation of misconduct was made against the student and that the allegation was dismissed.
CONFERENCE	If, however, the <u>Dean of Students</u> or designee determines that the allegation warrants further consideration, the <u>Dean of Students</u> or designee shall summon the student for a conference to be held within a reasonable time, not to exceed ten College District business days, following the receipt of the allegation of misconduct.
	At the conference, the <u>Dean of Students</u> or designee shall notify the student of the allegation or allegations and provide the student an opportunity to respond.
UNFOUNDED ALLEGATIONS	After conferring with the student, if the <u>Dean of Students</u> or de- signee determines that the student did not commit a violation, the allegation or allegations shall be dismissed as unfounded. The stu- dent shall be provided written notice of the dismissal.
MISCONDUCT WARRANTING A PENALTY	If the <u>Dean of</u> Students or designee determines that the student committed misconduct that warrants a penalty other than suspension or expulsion, the <u>Dean of Students</u> or designee shall provide the student written notice of the penalty and the student's right to appeal to the disciplinary appeals committee.
SUSPENSION	If the <u>Dean of Students</u> or designee determines that the student committed misconduct that warrants a suspension, the <u>Dean of</u> <u>Students</u> or designee shall inform the student in writing of the de- termination, and a hearing shall be scheduled for consideration by the disciplinary appeals committee as described below.
EXPULSION	If the <u>Dean of Students</u> or designee determines that the student committed misconduct that warrants expulsion, the official shall in- form the student in writing of the determination. The <u>Dean of</u> <u>Students</u> or designee shall forward the determination and all evi- dence collected during the investigation and conference to the

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	designated Leadership Team Member in order to schedule an expulsion hearing before the Board [see EXPULSION HEARING, below].			
INTERIM DISCIPLINARY ACTION	The <u>Dean of Students</u> or designee may take immediate disciplinar action, including suspension pending a hearing, against a student for policy violations if the continuing presence of the student poses a danger to persons or property or an ongoing threat of disrupting the educational environment.			
DISCIPLINARY APPEALS COMMITTEE	The disciplinary appeals committee shall be convened:			
	 On request of a student appealing a penalty other than sus- pension or expulsion. The request must be filed in writing, on a form provided by the College District, within ten College Dis- trict business days of the date of the administration's written notice. 			
COMPOSITION	2. Automatically, if the <u>Dean of Students</u> or designee determines that a student committed misconduct warranting suspension <u>or expulsion</u> .			
	The disciplinary appeals committee shall be comprised of at least three four College District employees _z and a minimum of one current College District student, when appropriate. The members of the disciplinary appeals committee and the committee chairperson shall be designated according to procedures developed by the <u>designated Leadership Team Member</u> . All members of the disciplinary appeals committee shall be eligible to vote during the hearing.			
HEARING NOTIĊE 	The - <u>Dean of Students</u> or designee shall notify the student by letter of the date, time, and place for the hearing. Unless the student and the <u>Dean of Students</u> or designee otherwise agree, the hear- ing shall take place within a reasonable time period, not to exceed ten College District business days after the date of the student's re- quest for the hearing or the <u>Dean of Students</u> or designee's deter- mination that the student should be suspended.			
CONTENTS OF NOTICE	The notice shall:			
	 Direct the student to appear on the date and at the time and place specified. 			
	2. Advise the student of his or her rights:			
	a. To have a private hearing.			
	 To be assisted by an advisor or legal counsel at the hearing. 			

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		C.	To call witnesses, request copies of evidence in the Col- lege District's possession, and offer evidence and agree- ment on his or her own behalf.		
		d.	To make an audio recording of the proceedings, after first notifying the <u>Dean of Students</u> or designee in ad- vance of the hearing, or, at the student's own expense, to have a stenographer present at the hearing to make a stenographic transcript of the hearing.		
		e.	To ask questions of each witness who testifies against the student.		
	3.	stuc	ntain the names of witnesses who will testify against the dent and a description of documentary and other evidence will be offered against the student.		
	4.	cier	ntain a description of the allegations of misconduct in suffi- nt detail to enable the student to prepare his or her de- se against the charges.		
	5.		te the proposed punishment or range of punishments that / be imposed.		
FAILURE TO APPEAR FOR HEARING	ishr the	nent heari	iplinary appeals committee may impose appropriate pun- upon a student who fails without good cause to appear for ng; for purposes of assessing punishment, the committee ceed with the hearing in the student's absence.		
HEARING	The	The hearing shall proceed as follows:			
PROCEDURE	1.	The	chairperson shall read the description of the misconduct.		
	2.	The	chairperson shall inform the student of his or her rights.		
	3.		e designated official or representative shall present the lege District's case.		
	4.	The fens	e student or representative shall present the student's de- se.		
	5.		e designated College District official or representative shall sent rebuttal evidence.		
	6.		e committee members may ask questions of witnesses tes- ng on behalf of the student or the College District.		
	7.		e designated official or representative shall summarize and ue the College District's case.		
	8.		e student or representative shall summarize and argue his ner case.		

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	9.	The designated official or representative shall have an oppor- tunity for rebuttal argument.				
	10.	The committee members shall deliberate in closed session. The committee members shall vote on the issue of whether or not the student violated College District policies and proce- dures, including the rules for student conduct.				
I	11.	If the committee finds the student did commit misconduct, the committee shall determine whether the penalty assessed, or proposed in the case of suspension, by the <u>Dean of Students</u> or designee is appropriate and, if necessary, shall assess a different or additional penalty.				
	12.	The committee chairperson shall communicate the decision and any findings of facts in support of the committee's deci- sion to the student in writing within ten College District busi- ness days of the hearing. The notice shall include procedures for appealing the committee's decision to the <u>designated</u> <u>Leadership Team Member</u> .				
	gra pea ges	nearings shall be recorded by the College District. A steno- bhic digest of the recording shall be made if needed for an ap- l, and, on request, the student shall be given a copy of the di- t. The student or the student's representative may listen to the precording and compare it with the digest.				
EVIDENCE	Evic	Evidence shall be handled in accordance with the following:				
	1.	Legal rules of evidence do not apply; the committee chairper- son may admit evidence or exclude evidence considered to be irrelevant, immaterial, and unduly repetitious.				
	2.	At the hearing, the College District shall be required to prove by a preponderance of the evidence that the charges are true.				
	3.	A student may not be compelled to testify.				
	4.	The committee shall determine if a violation has occurred and assess an appropriate penalty based solely on the evidence presented at the hearing.				
APPEAL TO COLLEGE DISTRICT ADMINISTRATION	ing in w dec the	udent may, within ten College District business days of receiv- notice of the disciplinary appeal committee's decision, petition riting the <u>designated Leadership Team Member</u> to review the ision. The student's petition shall state with particularity why decision is believed to be incorrect. After receiving notice of appeal, the disciplinary appeals committee chairperson shall				

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	forward all evidence considered during the hearing, the audio re- cording of the hearing, and the digest of the hearing, if applicable, to the designated Leadership Team Member.
APPEAL TO BOARD	The <u>designated Leadership Team</u> Member shall hold a conference within ten College District business days after the appeal notice is filed. At the conference, the student may provide information con- cerning any documents or information relied on by the committee. The <u>designated Leadership Team Member</u> may set reasonable time limits for the conference. The conference shall be audio rec- orded.
	The <u>designated Leadership Team Member</u> shall provide the stu- dent a written response, stating the basis of the decision, within ten College District business days following the conference. In reach- ing a decision, the <u>designated Leadership Team Member</u> may con- sider the evidence included in the student's petition, provided dur- ing the conference, and forwarded by the committee chairperson. The <u>designated Leadership Team Member</u> may act to affirm, mod- ify, remand, or reverse the decision of the disciplinary appeals committee. The designated Leadership Team Member's decision is final and non-appealable except when expulsion is recom- mended by the Dean of Students or designee and/or the discipli- nary appeals committee.
	If the <u>designated Leadership Team Member affirmed or modified</u> the <u>disciplinary appeals committee's</u> <u>decision expulsion</u> recom- mendation f the disciplinary appeals committee or if the time for a response has expired, the student may appeal the decision to the Board. The appeal notice must be filed in writing, on a form pro- vided by the College District, within ten College District business days after receipt of the written response from the <u>designated</u> <u>Leadership Team Member</u> , or, if no response was received, within ten College District business days of the response deadline.
	The designated Leadership Team Member or designee shall inform the student of the date, time, and place of the Board meeting at which the appeal will be on the agenda for presentation to the Board.
	The <u>District President</u> or designee shall provide the Board the evi- dence presented to the <u>designated Leadership Team Member</u> , as well as the audio recording of the <u>designated Leadership Team</u> <u>Member</u> 's conference with the student and the written response provided by the <u>designated Leadership Team Member</u> to the stu- dent.

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	The College District shall determine whether the appeal will be pre- sented in open or closed meeting in accordance with the Texas Open Meetings Act and other applicable law. [See BD]
	The presiding officer may set reasonable time limits and guidelines for the presentation, including an opportunity for the student and the administration to each make a presentation and provide rebut- tal and an opportunity for questioning by the Board. The Board shall hear the appeal and may request that the administration pro- vide an explanation for the decisions at the preceding levels.
EXPULSION HEARING PETITION TO REVOKE EXPULSION	In addition to any other record of the Board meeting required by law, the Board shall prepare a separate record of the hearing. The hearing, including the presentation by the student or the student's representative, any presentation from the administration, and ques- tions from the Board with responses, shall be recorded by audio re- cording, video/audio recording, or court reporter.
	The Board shall then consider the evidence. It may give notice of its decision orally or in writing at any time up to and including the next regularly scheduled Board meeting. If for any reason the Board fails to reach a decision regarding the evidence by the end of the next regularly scheduled meeting, the lack of a response by the Board upholds the Dean of Students or designee, disciplinary appeals committee, and/or the designated Leadership Team Member's decision. The Board's decision is final and non-appealable, except when considering expulsion revocation requests. [See PETITION TO REVOKE EXPULSION].
	If the [C position handling student discipline] or designee deter- mines that the student's misconduct warrants expulsion [see CON- FERENCE, above], the Board shall convene to conduct an expul- sion hearing. The [G head of district/college/ESC, initial upper case] or designee shall inform the student of the date, time, and place of the Board meeting at which the appeal will be on the agenda for presentation to the Board. The notice shall contain the contents described at DISCIPLINARY APPEALS COMMITTEE— CONTENTS OF NOTICE, above.
	The [G head of district/college/ESC, initial upper case] or designee shall provide the Board the documentation presented by the [C position handling student discipline].
	The Board shall proceed according to the procedures set out at DISCIPLINARY APPEALS COMMITTEE—FAILURE TO APPEAR FOR HEARING, HEARING PROCEDURE, and EVIDENCE, above, with the Board substituted for references to the committee and the presiding officer of the Board substituted for the committee chairperson.

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Once five (5) calendar years from the date of the Board's decision has elapsed, the student may petition to revoke the expulsion.