EQUIPMENT AND SUPPLIES MANAGEMENT RECORDS MANAGEMENT

	The Chief Student Success Officer will oversee the performance of records management functions prescribed by state and federal law:
	 Records <u>administrator</u>Administrator, as prescribed by Local Government Code 176.001 and 176.0065.007 [See BBFA, <u>CIA</u>, and CFE]
	 Officer for <u>public information</u>Public Information, as prescribed by Government Code 552.201–.205. [See GCB]
	 Public <u>information coordinator</u> Information Coordinator, as pre- scribed by Government Code 552.012. [See BBD]
Local Government Records Act Local Government Record	The term "local government record" will pertain to all items identi- fied as such by the Local Government Records Act.
Records Management Officer	The District Registrar or Manager of Records Systems will serve as and perform the duties of the College District's records manage- ment officer, as prescribed by Local Government Code 203.023, and will administer the College District's records management pro- gram pertaining to local government records in compliance with the Local Government Records Act.
Notification	The records management officer will file <u>the officer's</u> his or her name with the Texas State Library and Archives Commission (TSLAC) within 30 days of assuming the position.
Electronic Records	The records management officer will develop procedures for the management of electronic records that comply with the College District's records control schedules and meet the minimum components required by law.
	The procedures will:
	 Specify the objectives of the electronic records management program;
	 Identify the responsibilities of employees who create, receive, or maintain electronic records;
	3. Ensure the maintenance of electronic records until the expira- tion of the applicable retention period and final disposition; and
	4. Ensure that electronic records that must be protected from unauthorized use or disclosure are appropriately protected as required by law, regulation, or other applicable requirements.

Collin College 043500		
EQUIPMENT AND SUPPLIES MANAGEMENT RECORDS MANAGEMENT		CIA (LOCAL)
Records Control Schedules	The records management officer will prepare and file rec trol schedules with the TSLAC that comply with the minin retention requirements for local government records and pare and file timely amendments to maintain compliance	num legal will pre-
Website Postings	The College District's records management program will the length of time records will be posted on the College I website when the law does not specify a posting period.	
Records Destruction Practices	All local government records will be considered College I property, and any unauthorized destruction or removal w hibited. The College District will follow its records control ules, records management program, and all applicable la garding records destruction. However, the College Distric preserve records, including electronically stored informat suspend routine record destruction practices where appr and in accordance with procedures developed by the recor agement officer. Such procedures will describe the circur under which local government records scheduled for des must be retained. Notification will be given to appropriate when routine record destruction practices must be suspen when they may be resumed.	ill be pro- sched- ws re- ct will ion, and opriate ords man- mstances truction e staff
Training	The records management officer will receive appropriate regarding the Local Government Records Act and will en custodians of records, as defined by law, and other appli- lege District staff are trained on the College District's rec- agement program, including this policy and correspondin- dures.	sure that cable Col- ords man-

ADOPTED:

EMPLOYEE STANDARDS OF CONDUCT SEARCHES AND ALCOHOL/DRUG TESTING

RENAMED POLICY

CONTENT HEREIN FOR NEW DHA(LOCAL) IS RELOCATED FROM EX-ISTING DHB(LOCAL) WITHOUT REVISIONS

Reasonable Suspicion Searches	The College District reserves the right to conduct searches when the College District has reasonable cause to believe that a search will uncover evidence of work-related misconduct. The College Dis- trict may search the employee, the employee's personal items, work areas, lockers, and private vehicles parked on College District premises or worksites or used in College District business. Searches that reveal a violation of the College District's standards of conduct may result in disciplinary action. [See DH]
Reasonable Suspicion Alcohol and Drug Testing	The College District may remove an employee from duty and re- quire testing if there is reasonable suspicion that the employee is under the influence of alcohol or drugs used in violation of College District policy. The determination of reasonable suspicion may be based on specific observations of the appearance, behavior, speech, or body odors of the employee whose motor ability, emo- tional equilibrium, or mental acuity seems to be impaired while on duty or other relevant information. Any employee who is asked to submit to drug or alcohol screening will be given the opportunity to provide relevant information about prescription or nonprescription medications that may affect the screening.
	A College District employee who refuses to comply with a directive to submit to testing based upon reasonable suspicion will be sub- ject to disciplinary action, up to and including termination.
	A College District employee confirmed to have violated the College District's policy pertaining to alcohol or drugs may be subject to disciplinary action. [See DM series and DH]
	<i>Note:</i> The following provisions apply to employees who are covered by the federal Department of Transportation (DOT) rules.
Federally Required DOT Testing Program	In accordance with DOT rules, the College District will establish an alcohol and controlled substances testing program to help prevent accidents and injuries resulting from the misuse of alcohol and controlled substances by the drivers of commercial motor vehicles. The primary purpose of the testing program is to prevent impaired employees from performing safety-sensitive functions.
	The District President will designate a College District official who will be responsible for ensuring that information is disseminated to employees covered under this testing program regarding prohibited

DHA (LOCAL) EMPLOYEE STANDARDS OF CONDUCT SEARCHES AND ALCOHOL/DRUG TESTING

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	driver conduct, alcohol and controlled substances tests, and the consequences that follow positive test results.			
Drug-related Violations	The following constitute drug-related violations under the DOT rules:			
	 Refusing to submit to a required test for alcohol or controlled substances. 			
	2. Providing an adulterated, diluted, or substituted specimen on an alcohol or controlled substances test.			
	3. Testing positive for alcohol, at a concentration of 0.04 or above, in a post-accident test.			
	 Testing positive for controlled substances in a post-accident test. 			
	5. Testing positive for alcohol, at a concentration of 0.04 or above, in a random test.			
	6. Testing positive for controlled substances in a random test.			
	7. Testing positive for alcohol, at a concentration of 0.04 or above, in a reasonable suspicion test.			
	 Testing positive for controlled substances in a reasonable suspicion test. 			
	An employee who operates a commercial motor vehicle, including a bus, and commits a drug-related DOT violation as defined above may be reinstated as a driver if he or she successfully completes a return-to-duty test. The employee may also be subject to follow-up tests.			
Alcohol Results Between 0.02 and 0.04	In accordance with DOT rules, a driver tested under this policy and found to have an alcohol concentration of 0.02 or greater, but less than 0.04, will be suspended from driving duties for at least 24 hours.			
	[In the event of a subsequent positive test result for alcohol of 0.02 or greater but less than 0.04, see the disciplinary consequences at College District-Imposed Consequences, below.]			
Reasonable Suspicion DOT Testing	Only supervisors specifically trained in accordance with federal regulations may, based upon reasonable suspicion, remove a			

EMPLOYEE STANDARDS OF CONDUCT SEARCHES AND ALCOHOL/DRUG TESTING

RENAMED POLICY

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	driver from a safety-sensitive position and require testing for alco- hol and/or controlled substances. The determination of reasonable suspicion will be based on specific observations of the appear- ance, behavior, speech, or body odors of the driver whose motor ability, emotional equilibrium, or mental acuity seems to be im- paired. Such observations must take place just preceding, during, or just after the period of the workday that the driver is on duty.
	The observations may include indication of the chronic and with- drawal effects of controlled substances. Within 24 hours of the ob- served behavior, the supervisor will provide a signed, written rec- ord documenting the observations leading to a controlled substance reasonable suspicion test.
College District- Imposed Consequences	In addition to the consequences established by federal law, a Col- lege District employee confirmed to have violated the College Dis- trict's policy pertaining to alcohol or controlled substances, includ- ing a second or subsequent positive test result for alcohol of 0.02 or greater but less than 0.04, will be subject to College District-im- posed discipline, as determined by his or her supervisor(s) and the District President. Such discipline may include any appropriate ac- tion from suspension without pay during the period of removal from safety-sensitive functions, up to and including termination of em- ployment.
	In cases where a driver is also employed in a non-driving capacity by the College District, disciplinary action imposed for violation of alcohol and controlled substances policies will apply to the em- ployee's functions and duties that involve driving. Additionally, upon recommendation of the employee's supervisor, disciplinary measures up to and including termination of employment with the College District may be considered.

EMPLOYEE STANDARDS OF CONDUCT <u>CHILD ABUSE</u>SEARCHES AND <u>NEGLECT REPORTING</u>ALCOHOL/DRUG TESTING DHB (LOCAL)

RENAMED AND REVISED POLICY

CONTENT HEREIN FOR NEW DHB(LOCAL) IS RELOCATED FROM EX-ISTING DHC(LOCAL) WITH REVISIONS REFLECTED

Reporting	phy by a	person who has <u>reasonable</u> cause to believe that a child's sical or mental health or welfare has been adversely affected ubuse or neglect has a responsibility under state law to immedi- y report the suspected abuse or neglect to an appropriate au- ity.
	and	defined in state law, child abuse and neglect include both sex labor trafficking of a child. <u>For purposes of this policy, the term</u> <u>Id" is defined in state law as a person younger than 17 years of</u>
	has tim oblig prof glec licer drer	ofessional who has <u>reasonable</u> cause to believe that a child been or may be abused or neglected or may have been a vic- of <u>the crime of</u> indecency with a child has an additional legal gation to submit a written or oral report within 48 hours <u>after the</u> <u>essional first has reasonable cause to believe the abuse or ne- thas occurred or may be occurring.</u> A "professional" is anyone need or certified by the state who has direct contact with chil- n in the normal course of duties for which the individual is li- sed or certified.
	son glec sure	erson is <u>also</u> required to make a report if the person has <u>rea</u> - <u>able</u> cause to believe that an adult was a victim of abuse or ne- et as a child and the person determines in good faith that disclo- e of the information is necessary to protect the health and ety of another child or <u>of</u> an elderly or disabled person.
Making a Report	Rep	orts may be made to any of the following:
	1.	A state or local law enforcement agency;
	2.	The Child Protective Services (CPS) division of the Texas Department of Family and Protective Services (DFPS) at (800) 252-5400 or the <u>Texas Abuse Hotline Website</u> ⁱ ;
	3.	A local CPS office; or
	4.	If applicable, the state agency operating, licensing, certifying, or registering the facility in which the suspected abuse or ne- glect occurred.
	spo mus that	vever, if the suspected abuse or neglect involves a person re- nsible for the care, custody, or welfare of the child, the report at be made to DFPS, unless the report is to the state agency operates, licenses, certifies, or registers the facility where the bected abuse or neglect took place; or the report is to the Texas

EMPLOYEE STANDARDS OF CONDUCT <u>CHILD ABUSE</u>SEARCHES AND <u>NEGLECT REPORTING</u>ALCOHOL/DRUG TESTING

DHB (LOCAL)

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> Juvenile Justice Department as a report of suspected abuse or neglect in a juvenile justice program or facility.

An individual does not fulfill the person's responsibilities under the law by only reporting suspicion of abuse or neglect to the District President or another College District staff member. The College District will not require an employee to first report the employee's suspicion to a College District or campus administrator.

- Confidentiality In accordance with state law, the identity of a person making a report of suspected child abuse or neglect will be kept confidential and disclosed only in accordance with the rules of the investigating agency.
- Immunity A person who in good faith reports or assists in the investigation of a report of child abuse or neglect is immune from civil or criminal liability.
- Failure to Report By failing to report suspicion of child abuse or neglect, an employee:
 - 1. May be placing a child at risk of continued abuse or neglect;
 - Violates the law and may be subject to legal penalties, including criminal sanctions for knowingly failing to make a required report; and
 - 3. Violates Board policy and may be subject to disciplinary action, including possible termination of employment.

It is a criminal offense to coerce someone into suppressing or failing to report child abuse or neglect.

ResponsibilitiesIn accordance with law, College District officials will be prohibitedRegardingfrom:Investigations

- Denying an investigator's request to interview a child on campus in connection with an investigation of child abuse or neglect;
- 2. Requiring a parent or College District employee be present during the interview; or
- 3. Coercing someone into suppressing or failing to report child abuse or neglect.

EMPLOYEE STANDARDS OF CONDUCT <u>CHILD ABUSE</u>SEARCHES AND <u>NEGLECT REPORTING</u>ALCOHOL/DRUG TESTING DHB (LOCAL)

RENAMED AND REVISED POLICY

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College District personnel will cooperate fully and without parental consent with an investigation of reported child abuse or neglect.

Adverse Employment Action Prohibited	The College District prohibits any adverse employment action, in- cluding termination or discrimination, against any employee who in good faith reports child abuse or neglect or participates in a related investigation.
Training	The College District will provide training to employees as required by law. Training will address reporting requirements and tech- niques to prevent and recognize sexual abuse, trafficking, and all other maltreatment of children.

ⁱ Texas Abuse Hotline Website: <u>https://www.txabusehotline.org</u>