

This Open Meeting of the Board of Trustees is authorized in accordance with the Texas Government Code, §§ 551.001 through 551.146. Verification of Notice of Meeting and Agenda are on file in the Office of Board Relations. Per Texas Government Code § 551.1282.

NOTICE OF REGULAR MEETING OF THE BOARD OF TRUSTEES FOR DALLAS COLLEGE AND RICHLAND COLLEGIATE HIGH SCHOOL

Tuesday, November 9, 2021, 4:00 p.m.

1601 South Lamar Street, Room #007, Dallas, Texas 75215

www.dcccd.edu/boardmeetingslive

THIS MEETING WILL BE CONDUCTED PURSUANT TO TEXAS GOVERNMENT CODE SECTION 551.127 BY VIDEOCONFERENCE CALL. AT LEAST A QUORUM OF THE BOARD OF TRUSTEES WILL BE PHYSICALLY PRESENT AND PARTICIPATING IN THE MEETING IN PERSON AT 1601 BOTHAM JEAN BOULEVARD, DALLAS, TEXAS 75215. ONE OR MORE MEMBERS OF THE BOARD OF TRUSTEES MAY BE PARTICIPATING FROM A REMOTE LOCATION VIA VIDEOCONFERENCE CALL AND SHALL BE VISIBLE AND AUDIBLE TO THE PUBLIC.

Regular Meeting Agenda

- 1. Roll Call Announcement of Quorum
- 2. Certification of Notice Posted for the Meeting
- 3. Citizens Desiring to Address the Board
- 4. Special Presentation: Dallas College Police Recognition Recognized as Law Enforcement Agency from Texas Police Chiefs Association
- 5. Chancellor and Board Announcements

(Comments on Accomplishments; Awards Received; Appointments at the Local, State, and National Level; Published Articles and Newspaper

	5.1.	Announcements from the Chancellor		
	5.2.	Announcements from the Board Chair and/or Trustees		
6.	Consent Agenda (Consent Agenda items may be approved by a single motion and vote or, alternatively, upon request of a Trustee(s); any listed item can be removed and considered individually.)			
	6.1.	Meeting Minutes a. Approval of the October 5, 2021 Regular Meeting Minutes 6.1.a) 2021OCT5_regular meeting_minutes_final.pdf @	5 - 12	
	6.2.	Finance Items a. Approval of Easements for the City of Farmers Branch at the Brookhaven Campus 6.2) Finance Item_Farmers Branch_Brookhaven_Easement_final.pdf	13	
7.	Policy Item	ns - First Reading		
	7.1.	Approval of Amendments to Policies Concerning Student Rights and Responsibilities - FLB, FLD, FLDB, FM and FMA 7.1) Policy Item-First Reading_FLB, FLD, FM, FMA (LOCAL)_combined_final.pdf	14 - 57	
	7.2.	Approval of Amendments to Policies Concerning Term Contracts – DCA and DMAB (LOCAL) 7.2) Policy - First Reading DCA-DMAB combined final.pdf	58 - 64	
8.	e Reports			
	8.1.	Committee Reports (Committee notes are listed only after they have been reviewed and approved by the committee in question.) a. Governance Committee Notes for November 10, 2020	65 - 67	

Reports; District/College Reports/Metrics, and Upcoming Events;

of its Colleges)

Workshops, Seminars, and Conferences taking place at the District or any

	8.1.a) 2020NOV20_governance committee_meeting notes_final.pdf @	
	b. Finance Committee Notes for September 14, 2021 8.1.b) 2021SEPT14_finance committee_meeting notes_final.pdf	68 - 70
	c. Education Workforce Committee Notes for October 5, 2021 8.1.c) 2021OCT5 education workforce committee meeting notes final.pdf O	71 - 74
8.2.	Current Funds Operating Budget Report (September 2021) 8.2) Info Rpt Current Funds Operating Budget Report (September 2021) final.pdf	75
8.3.	Monthly Award and Change Order Summary (September 2021)'	76 - 81
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8.4.	Notice of Grant Awards (November 2021) 8.4) Info Report_NoticeOfGrantAwards_NOV 2021_final.pdf	82 - 87
8.5.	Dallas College Foundation Report (September 2021) 8.5) Info Report_DC Foundation Report_September 2021_final.pdf	88
8.6.	Workforce & Advancement - Ascend Institute Report (September 2021) 8.6) Info Rpt Workforce Adv Ascend Institute Sep FY22.pdf	89
8.7.	Dallas College Human Capital New Hire/Position Report (09/12/2021-10/12/2021)	90 - 92
	8.7) Info Rpt_HR Update_Sept. 12-Oct. 12.pdf @	
cutivo (Sossion (if required)	

9. Executive Session (if required)

9.1. Consultation with Attorney Regarding Legal Matters or Pending and/or Contemplated Litigation or Settlement Offers - Section 551.071

- 9.2. Personnel Matters Relating to Appointment, Employment, Evaluation, Assignments, Duties, Discipline, or Dismissal of Officers or Employees Section 551.074
- 9.3. Deliberate Regarding Real Property Since Open Deliberation would have a Detrimental Effect Upon Negotiations with a Third Person Section 551.072
- 9.4. Deliberate Regarding Security Devices or Security Audits Sections 551.076 and 551.089

10. Adjournment

CERTIFICATION OF NOTICE POSTED FOR THE NOVEMBER 9, 2021 REGULAR MEETING OF DALLAS COLLEGE AND RICHLAND COLLEGIATE HIGH SCHOOL BOARD OF TRUSTEES

I, Joe D. May, Secretary of the Board of Trustees of Dallas College, do certify that a copy of this notice was posted on the Dallas College website on the 5th day of November 2021 in accordance with those provisions of section 551.043 (a)-(b)(1) of the Texas Government Code, and those other provisions of the Texas Government Code that have not been temporarily suspended by order of Governor Abbott on March 16, 2020.

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CONSENT AGENDA NO. 6.1.a.

Approval of the October 5, 2021 Regular Meeting Minutes

It is recommended that the Board approve the minutes of the October 5, 2021 Regular Board meeting.

A Regular meeting of the Board of Trustees of Dallas College was held Tuesday, October 5, 2021, beginning at 4.16 p.m. and was broadcast via the streaming link: http://www.dcccd.edu/boardmeetingslive. The meeting was convened by Chair Monica Lira Bravo.

Board Members and Officers Present

Mr. Cliff Boyd

Ms. Monica Lira Bravo (hair)

Ms. Diana Flores

Dr. Joe May (secretary and chancellor)

Mr. Phil Ritter (vice chair)

Ms. Dorothy Zimmermann

Members Absent

Ms. Charletta Rogers Compton

- 1. Roll Call Announcement of a Quorum was confirmed by Chair Monica Lira Bravo.
- 2. **Certification of Notice Posted** for the meeting confirmed by Chancellor Joe May.
- 3. Pledges of Allegiance to U.S. and Texas Flags recited.
- 4. Consideration and Action on Appointment of Gretchen Minyard Williams to Serve in the Vacant District 1 Board Seat
 - 1. a. Adoption of Resolution Appointing a Member to Fill the District 1 Existing Vacancy
 - Teresa Horatio shared a resolution in accordance with Item 4.1 which required approval of the Board appointing Gretchen Minyard Williams to the fill the existing vacancy for the District 1 open seat. A vote was taken and passed with a unanimous vote.
 - 2. b. Administration of the Oath of Office to Gretchen Minyard Williams

Minyard was then sworn in by Michelle Vasquez and took the oath of office to fill the opening of her late husband, JL Sonny Williams, who recently passed away. A photo op was then taken of Minyard and the rest of the Board members.

5. Citizens Desiring to Address the Board

Three speakers completed the necessary steps to participate in today's Board meeting.

Carlos Ojeda, Faculty Representative, shared his support of the Trustee's vision and Dr. May's implementation of this vision in helping to make things equal helped faculty in the classroom. He shared that there was more time to pay attention to the little things the students needed in the classroom.

Dr. Erin Kelly was the second faculty speaker who also came in support of the Board and to speak on key issues to support student success. She shared that these contracts would not only support faculty but students and the institution. She shared wellsupported professors had resources, time, and stability to maximize their potential. Kelly advised that these contracts would also offer job security and help Dallas College maintain and attract faculty and compete with faculty that had tenure. She believed measures should be in place to hold faculty accountable and asked that the Board to consider the new policy on faculty contracts as the faculty evaluation task force made recommendations on best practices for evaluation of faculty. She reported that the second issue to consider was the many procedures faculty face. Kelly advised that they needed support and clear communication from senior leadership to maximum their potential to help students; the schedule for Spring 2022 had caused stress and confusion. Kelly reported that controversy had risen over the reduction in online courses taught, consequently creating less time and energy for faculty to devote to their students. Kelly shared that faculty asked to be included in decisions relating to pedagogy so they can use their expertise to enhance student success. She stated that faculty believed Dallas College had stressed the focus on making data-driven decisions, where the emphasis seemed to be on quantitative data, but believed faculty could help fill the gap in student success.

Scott Bryers welcomed the new trustee and shared that he had been resident of District 1 for 28 years. He shared that he grew up as a lot of Dallas College students do –single parent family and grew up in the heart of central north Dallas in poverty. Bryers shared that he graduated from Dallas College and was standing evidence of the value of a Dallas College education. He went on to state that he was giving his full support to the Board of Trustees, the Chancellor and Executive Vice Chancellor. Bryers shared that he knew implementing a plan would not been completed without ongoing enhancement and correction, nor would it be implemented flawlessly every

step of every day but appreciated the Board's patience as everyone works together supporting the mission that was set before us.

6. Chancellor and Board Announcements

1. Announcements from the Chancellor

Chancellor May thanked faculty for speaking to the Board. Dr. May shared these same sentiments were shared in the application submitted to the Board by Gretchen Williams. Dr. May commented that he was very excited to have her on the Dallas College Board of Trustees for her strong commitment to education and to her community. Dr. May went on to say that this was evident throughout her life serving on many boards, her family helping build one of the nation's largest supermarket chains and her commitment to collaborate and support the mission of the college. The Chancellor shared that Williams' priority to make higher learning accessible to anyone and everyone in the community who saught this opportunity to achieve their educational goals was just one of the many priorities and commitments she would bring to this board. Dr. May ended with condolences for the passing of her late husband, Dallas businessman, JL Sonny Williams, and that he was grateful for her to be able to continue his legacy of work and hers as well.

2. Announcements from the Board Chair and/or Trustees

Chair Bravo thanked all the employees who came to speak to the Board and valued hearing from all employees. Bravo advised that as employees returned from the pandemic, she wanted to thank all faculty and employees who remained focused on serving the student through it all. Bravo asked "What is the mission of Dallas College other than to transform lives and community through higher education?" Bravo believed from the small group of faculty that had a counterview to the direction that Dallas College the Board, and had received anonymous letters and correspondence questioning some of the Board's decisions.

Although questions had been raised about the leadership of the Chancellor. Bravo spoke on behalf of the Board stating they believed in the vision the Chancellor carried out for Dallas College and they stood behind him. Dallas College was transforming lives and the Board was out in the community every day speaking to constituents and hearing the good that Dallas College was doing. Bravo stated that they were seeing the positive outcomes in the transitions to One College. She spoke on improvements that would be implemented through this transition. She acknowledged his decision to retire next year and that he would be transitioning to Chancellor Emeritus in the

Spring which was a title that is very customary in academia for a retired chancellor. Bravo stated that there had been comments made about his salary and shared that he would be helping us for the salary of \$1per year. Bravo reported that Dr. May would continue to assist Dallas College and transition the new Chancellor, Dr. Justin Lonon, and as they worked together through the Spring when Dr. Lonon officially becomes Chancellor on September 1.

Bravo commented about the rolling three-year contract and stating the discussion was not a new topic but did not mean the Board was not supportive of faculty. Bravo shared that this discussion was just something that was needed and understood that change was hard. Bravo thanked faculty for their dedication and commitment through the transition.

Trustee Boyd shared that as a new board member, he had been able to observe the tremendous opportunity that Dallas College affords veterans in our country. Boyd reported that each one of our campuses had outstanding centers and veterans had proven to be tremendous employees. Boyd stated the Workforce Development teams worked toward elevating veterans through training and acquiring new skills. Boyd reported one of the activities he was planning in conjunction with Dallas College, the City of Duncanville and the Rotary Club, was to host a Veterans Resource Fair. The purpose was to highlight to all veterans the resources that were available beginning with education as the primary emphasis, but to also include veterans' health benefits, mortgage benefits, and assisted living just to name a few.

Trustee Flores reported that she would like to add to what Chair Bravo stated previously and thanked the Chancellor for the leadership he provided Dallas College. Flores commented that not only were we important to Dallas County but believed we are important to North Texas and to this country. Flores also reminded everyone that the Board was the one who made decision on the new direction as they were out in the community and heard the good, the bad and the ugly from the constituents; stating it was time or a change. Flores also went on to say that no organization could stay the same for over 55 years and expect to get the same outcome from today's students, realities and skilled workforce that was needed.

7. Receive and Discuss Initial Assessment Regarding Whether Redistricting is Required for Board of Trustees Districts Considering the New 2020 Census Data Presenter: David Mendez, Bickerstaff Heath Delgado Acosta LLP

Delgado Acosta advised he was here along with David Mendez to report on the initial assessment of the districts and whether redistricting was required.

David Mendez stated he would be reporting on the results of the assessment of the 2020 population for Dallas County and the Dallas College districts to provide information about the balance among the population of the various single member districts. Mendez reported that the Dallas College must undertake this assessment every decade to rebalance the Trustee districts. Mendez advised that in reviewing the numbers, that there had been a tremendous amount of growth in the county as well over 245,000 individuals who were added this decade to county count which was slightly slower than at the State pace. Mendez reported that Texas was the fastest growing and largest state in the country growing at a 60% rate with the college districts growing at about a 11% rate. Mendez shared that Dallas Country was growing at a good pace but not as fast as the rest of the state. Mendez commended an article from the "New York Times" written by an economist and author on Economics and reviewed how the sort of eight million people that were added to Texas over the last two decades, grew by 4 million people this decade and 4 million people as a state the last decade. Mendez also shared of these individuals who were moving into urban areas like Dallas, 90% of them were people of color so there had been a tremendous shift in the demographics of Texas.

Mendez advised that the Board adjust districts that protects people of color which were subject to the Voting Rights Act and there were obligations under section 2 that apply. Mendez also advised that Anglo society had protections under the 14th amendment but there were limits on how we used race and must balance these principles and changes in the law. Mendez shared that when redistricting occurred and changes are adopted, changes would need go to Washington for pre-clearance under Section 5 of the Voting Rights Act so the department could pass on whether change was made in a non-discriminatory manner. Mendez advised that in the one person, one vote obligation, each of the seven districts must be roughly the same size but do not have to be mathematically equal in population, however needed to be within a deviation from each other of 10%. Mendez gave an example of how to equate the districting. He shared that the data was derived from the PL 94.171 nfile delivered to the State of Texas back in August.

Mendez advised that since the districts are single-member districts, the college had worked hard to make sure its's cognizant of the obligations it had to the citizens, and then draw on changes in the districts to protect those various groups. Mendez advised to very considerate as they modify the districts to avoid discrimination against protected groups but rather ensure the clear purpose of this was to align Trustee districts and territories with member constituency groups and where enrollment was derived. Mendez showed a previous districting map from Harris County which drew the maps based on racial gerrymandering which was in violation of the 14th amendment along beside one that was drawn correctly allowing for all necessary guidelines.

Mendez reported communities of interest such as neighborhoods or school districts are important factors when those constituents elected a representative. He reported that existing districts would be used as a basis to draw the new ones following the population in the census and protecting the minority groups.

Mendez advised that this was the initial assessment and would give the Board time to review and then discuss it at November 9 work session. The plan was to have a public hearing before the second work session which would allow the Board to hear from constituents. Mendez advised any further modifications could be made since candidate's filings began in the middle of January. He advised that these changes would be made as the terms for each member expired.

Mendez shared a map advising the ideal district size for each district was the population divided by seven for 373,363 in each of the districts. He reported that surprisingly the county grew in a very balanced way with only two districts basically out of balance. District 2 and District 6 were the two mainly affected. Mendez advised that it was possible to fix all of this by moving five precincts at the top end towards Carrollton into District 6 adding 40,000 population there with predominantly Hispanic districts. He shared that this fixed the imbalance among the trustee districts and to move one precinct where it touched District 2. He reported that this would get the imbalance under 10% (it would be 8%) without any adverse voting rights issues. There may be other compelling changes to make to these territories. He shared that they had five clients so far that were imbalanced including Tarrant County next door. He advised that if anyone would like to see the school districts

8. Consent Agenda

Trustee Zimmermann advised she had questions on 8.2-a and wondered why there had been no discussion by the Board, and document stated that Trustees Ritter and Boyd were the ones who brought it forward.

Trustee Boyd reported that as new budget chairman and learning the new process, he asked for a meeting with the prior budget chairman to review the process and discussed the topic, thus there was a meeting but not a collaborative effort. He reminded the Board that the item was listed on the agenda the previous month and no board member had brought up any questions.

Zimmermann advised that knowing Dallas College had been reorganized, to carefully consider that the Board would increase approval for a \$400,000 contract to someone who could only previously approve a \$250,000 contract.

John Robertson advised that there was a request to raise the limit. He shared that due

to the organizational structure, there were people with different levels of authority and various levels of signing which usually rested on the chancellor. He shared that with most contracts, the Provost could sign off at the \$400,000 level which might not be a contract for procurement of goods. He pointed out that the analysis showed moving to the \$400,000 was an appropriate level for an organization our size.

The vote was taken, and the motion passed.

- 1. Meeting Minutes
 - a. Approval of the September 14, 2021 Regular Meeting Minutes
 - b. Approval of the September 24, 2021 Special Meeting Minutes
- 2. Policy Item
 - a. Approval of Amendment to Policy Concerning Purchasing and Acquisition CF (LOCAL)
 - 3. Talent Item
 - a. Approval of Sixth Amendment to the Chancellor's Employment Agreement

9. Informative Reports

Trustee Flores asked if the Board was supposed to be getting a monthly report on the hires and it was stated it would be checked on.

- 1. Committee Reports
 - a. Diversity, Equity & Inclusion Committee Notes for May 4, 2021
 - b. Education Workforce Committee Notes for September 14, 2021
- 2. 4th Quarter Facilities Improvement Plan
- 3. 4th Quarter Investment Transactions
- 4. 4th Quarter Budget Book Vendor Summary
- 5. 2019 Dallas College Bond Program Monthly Status Report (September 2021)
- 6. Current Funds Operating Budget Report for August 2021
- 7. Monthly Award and Change Order Summary
- 8. Notice of Grant Awards (October 2021)
- 9. Workforce & Advancement Ascend Institute Report
- 10. Dallas College Foundation Report (August 2021)
- 11. Dallas College Human Capital New Hire/Position Report

Trustee Flores asked if the Board was supposed to be getting a monthly report on the hires and it was stated it would be checked on.

- 10. Executive Session not required.
- 11. Adjournment at 5:32 p.m.

Captioned video and transcripts for Dallas College Board Meetings are available at our website, www.dccd.edu/boardmeetingslive, under the Archived Videos section.

FINANCIAL ITEM NO. 6.2.a.

Approval of Easements for the City of Farmers Branch at the Brookhaven Campus

The Chancellor recommends that authorization be given to approve easement agreements with City of Farmers Branch for the construction of the Alpha Road connector project near the Brookhaven Campus.

These agreements will initiate the approval of the following:

- Detention Pond Easement
- Park Use Easement
- Public Street Right-of-Way and General Utility Easement
- Water Line Easement

The easement agreements will bind the City of Farmers Branch to preserve and protect the campus property upon construction of the new roadway and park. Dallas College will have the right to review, approve design and construction of this work.

Background

On September 8, 2020, the Dallas College Board of Trustees approved the interlocal agreement among Dallas College, The City of Farmers Branch and the Town of Addison for the design and construction of a two-lane extension road off Alpha Road on the northern boundary of Brookhaven Campus to connect with Bella Lane ("Alpha Road Connecter Project"). The project will create a road to provide a southern connecting entrance into the Vitruvian Park development at Bella Lane.

Resource Contacts

John Robertson, Chief Financial Officer Scott Wright, Deputy Chief, Facilities Officer Linda Braddy, Campus President, Brookhaven

POLICY ITEM FIRST READING NO. 7.1.

Approval of Amendments to Policies Concerning Student Rights and Responsibilities - FLD, FLDB, FLB, FM, and FMA

The transition to one Dallas College, recent changes in state and federal law, and Southern Association of Colleges and Schools Commission on Colleges (SACSCOC) requirements necessitate amendments to those policies relating to student rights and responsibilities. Further, the College conducted its last review of the Student Code of Conduct in 2016. Accordingly, new developments in the area of Student Success require certain updates to the College's Conduct System to align with Association for Student Conduct Administration best practices. Accordingly, the Chancellor recommends the Board adopt the following amendments to Board policy.

EFFECTIVE DATE

Upon Board Approval

LOCAL POLICY	EXPLANATORY NOTES	<u>PG</u> .
Student Grievances	& Grade Dispute – Student Initiated	
FLD (LOCAL) – STUDENT COMPLAINTS	Adds clarifying language to the informal student grievance procedure and amends the formal grievance procedure to provide for electronic submission of a grievance and up to three levels of review. Current policy allows for an appeal hearing, which is inconsistent with standard practice and the grievance procedure applicable to employees.	
FLDB (LOCAL) – STUDENT COMPLAINTS	Amends the grade dispute procedure to align with current academic practices, organizational changes, and the one-college model; and provides for electronic submission of a grade dispute.	
Student Conduct Sys	stem – College Initiated	
FLB (LOCAL) – STUDENT CONDUCT	Electronic Media: Adds language establishing a general electronic media policy applicable to students. A similar policy is included among the standards of conduct applicable to Dallas College employees (DH (LOCAL)).	
	Prohibited Behavior: Adds language to clarify what qualifies as "disruptive behavior" and further define "scholastic dishonesty;" establishes a breach of ethics or professional standards as prohibited behavior, and updates references to "sexual misconduct," "discrimination," and "stalking" to align with recent changes to the College's	
Existing Policy	Deleted Policy New Policy GC Edits	

sexual misconduct policy. **Amnesty**: Adds new provision, "Amnesty." Provides for amnesty for certain reports of sexual misconduct, as required by state law. **Educational Sanctions:** Adds educational sanctions. including developmental and restorative activities, as a category of sanctions that may be assigned independent of or in conjunction with administrative sanctions. **Discipline**: Clarifies that the College reserves the right to adopt interim measures, including interim suspension, and to withhold grades, transcripts, and/or a degree, pending disposition. As required by law, provides that a student who withdraws or graduates from the College with a pending allegation remains subject to the Student Conduct System until resolution of the matter. FM (LOCAL) -**Disciplinary Procedure**: Clarifies the disciplinary process DISCIPLINE AND alleged violations of the Student Code of Conduct, **PENALTIES** beginning with the administrative conference. **Notice:** Clarifies that notice is effective if sent to a student's designated mailing address or email address. **Administrative Disposition**: Clarifies that a student is entitled to appeal under FM (LOCAL) an administrative disposition if the penalty is not suspension or expulsion; students who receive a penalty of suspension or expulsion are entitled to a hearing. Adds language providing the consequences of failing to respond to a request for administrative conference. Other Changes: Updates and corrects titles/positions throughout to align with new organizational structure. FMA (LOCAL) -Clarifies that the disciplinary hearing procedure in the **DISCIPLINE** Student Conduct System applies in cases where an **PROCEDURE** allegation, if proven true, would result in suspension or expulsion and amends the student conduct hearing procedure to correspond with the disciplinary procedure required under Title IX regulations. Deletes "Authorized Disciplinary Penalties," which is included in FLB (LOCAL), and updates and corrects titles/positions throughout to align with new organizational structure.

FLD (LOCAL)

Definition

Grievance

A student grievance is a formal written allegation or charge against the College District or a College District employee regarding a College District-related problem or condition that a student believes to be unfair, inequitable, discriminatory, or a hindrance to the educational process.

Scope

The student grievance procedure is not intended to supplant the Student Code of Conduct System, which allows the student procedural due process in disciplinary proceedings initiated by the College District. This The student grievance procedure is designed to provide the student with the opportunity to file a grievance, as defined above, and to provide a process for resolution of the grievance. A student may file a grievance concerning a policy, procedure, rule, or grade if discrimination on the basis of race, color, religion, national origin, disability, or age is the basis for the grievance.

Exceptions

Sexual Misconduct The student grievance procedure is not applicable to complaints of sexual misconduct, including complaints of sex/gender-based discrimination or harassment as described in FFDA (LOCAL). Student grievances or complaints involving sexual misconduct shall be governed by FFDA(LOCAL) and DIAAFFDA (REGULATION).

Other Exceptions

The student grievance procedure is not designed to address changes in policy nor does it apply to grading practices. Recommendations for initiating new policy or changing established policy are generally handled through normal administrative channels. A grade dispute that is not based on an allegation of discrimination is handled under FLDB(LOCAL).

Informal Procedures Procedur e

A student who wishes to file a College District related grievance Every effort should, but is not required to, discuss it with the be made to resolve a grievance informally between the student and the College District employee most directly involved or responsible for the condition that brought about the alleged grievance. If or, such efforts failing, by the grievance is notemployee's supervisor. When an issue cannot be resolved to the student's satisfaction, the student may appeal to the next level of authority. The student may consult with the administrative offices to determine the next level of authority. If an appeal does not resolve the grievance, the student may proceed to the appropriate vice president with a written presentation of the grievance. If the vice presidential level of appeal does not prove satisfactory to the student, the student may

DATE ISSUED: 10/31/2016 LDU 2016.10 FLD(LOCAL)-X

FLD (LOCAL)

Other Procedural Matters

seek review under informally, students may avail themselves of the formal procedures below.

If a student files a grievance informally by discussing it with the College District employee most directly responsible, and the like, the following procedures shall apply. The student shall discuss the grievance fully at each level in the grievance process. At each level of authority, a decision shall be made based on common sense and good judgment of a reasonable person. Each level may seek the appropriate authority, if necessary, to resolve the grievance. The entire informal procedure should take no longer than 30 days.

Formal Procedures Grievanc e

Procedures for appeals are as follows:

- A student who wishes a grievance to be heard by an appeal committee must submit a request in writing to the vice president of student development (VPSD) or the employee who is responsible for student development.
- 2. The VPSD or responsible employee will convene and chair the appeal committee.
- The appeal must be heard by the committee within ten class days of the request unless extended with the agreement of both the student and the VPSD or responsible employee.
- 4. The committee will be ad hoc and will consist of two students, two faculty members, and one staff member who is either an administrator or a noncontractual employee. It is the responsibility of the College President or designee to appoint all committee members, and the appointer shall examine each member to ensure his or her impartiality.
- 5. The appeal committee will make findings and send its decision to the College President. A grievant may seek review of an adverse decision through the College President. The decision of the College President shall be final.

A student may submit a formal grievance by submitting an online grievance form, available through the Student Services website, or filing a written grievance with the Student Rights and Responsibilities Office (SRRO).

A student must submit their grievance, along with any supporting documentation, within thirty (30) days of the date of the incident that is the subject of the grievance, or the date of written notice to the student of the action that is the subject of the grievance. Exceptions to the 30-day limit will be considered by the SRRO only in extraordinary circumstances.

FLD (LOCAL)

Once filed, the grievance will be reviewed and investigated by a Student Conduct Officer, who will render a decision based on the good judgment of a reasonable person. A grievance that is incomplete in any material aspect may be dismissed, but may be refiled with all required information, provided it is re-filed within the designated time for filing. The College District prohibits retaliation against a student for filing or assisting with the filing of a grievance.

The formal grievance process has a maximum of three levels of review, including appeal. The entire process should take no longer than 30 business days. Should the process need to exceed 30 days, the parties to the grievance shall be notified in writing.

- 1. First Level of Review: The SCO shall conduct the first level of review. The SCO, upon receipt of a formal grievance, shall review the allegations included in the grievance and any supporting documentation. As deemed necessary and appropriate, the SCO will meet with the grievant and any related parties, collect and review relevant documents and consult with appropriate departments. The SCO will render a decision regarding the allegations contained in the grievance within 10 business days of its filing. If the student is not satisfied with the grievance resolution, the student may appeal to the second level of review. Appeals to the second level must be submitted in writing to the SRRP within 5 business days of the decision date.
- 2. Second Level of Review: When the grievance cannot be resolved to the satisfaction of the student at the First Level of Review, the student may appeal in writing to the Dean of Students by submitting an electronic appeal form. The appeal, the grievance and the decision of the SCO shall be forwarded to the Dean for consideration. The Dean has authority to require production of documents and/or the appearance of witnesses as may be relevant to and necessary for the review. The Dean shall render a decision in writing within 5 business days of receipt of the appeal. If the student is not satisfied with the decision, the student may submit a final appeal.
- 3. Final Appeal: A student who wishes to appeal the decision of the Dean must submit the request for appeal and its basis in writing to the SCO within 5 business days of the date of the decision notice. Final appeals will be forwarded for review and considered by the appropriate Vice Chancellor or a designee. Their Vice Chancellor or designee will render a decision within 5 business days of receipt of the appeal.

Board Action

By law, the Board is not required to take any action concerning a grievance but is required to listen if the grievance is presented at a

DATE ISSUED: 10/31/2016

FLD (LOCAL)

Appeal Committee Procedures

public meeting. Under the Texas Constitution, any student may present a grievance to the Board regardless of the scope of this policy.

Committee procedures for appeals are as follows:

- If a student requests a hearing by an appeal committee, a grievance must be in writing and contain:
 - a. The student's name and address;
 - b. The nature of the grievance, including the date it occurred:
 - c. The corrective action sought; and
 - d. Any other relevant information.
- 2. A grievance filed, either informally or formally, will not be considered unless it is filed not later than 120 days after the event or occurrence giving rise to the grievance or knowledge of the event or occurrence. The entire formal procedure should take no longer than 30 days.
- 3. In conducting the appeal committee hearing, the VPSD or responsible employee is authorized to:
 - a. Require any student or employee to provide a written statement, along with any documents concerning the events and circumstances that may have given rise to the grievance;
 - b. Require any student or employee to appear and testify;
 - Question each individual who testifies; and
 - d. Copy all documents.

This is not an adversarial proceeding. The VPSD or responsible employee shall conduct a hearing in a professional and cooperative manner, and all participants are expected to do likewise.

The following guidelines shall apply:

- 1. Failure to comply with a summons or order from the VPSD or responsible person may result in disciplinary action.
- The appeal committee shall base its decisions during a hearing and make a recommendation upon the common sense and good judgment of a reasonable person.
- 3. The VPSD or responsible employee shall ensure that all relevant evidence is obtained from parties during the hearing.

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4. An attorney or other representative of a grievant may present a grievance to the appeal committee, but this presentation does not include questioning or cross-examining witnesses (including the grievant), objecting to testimony or documents, or similar actions undertaken by an attorney to represent a client

Records Retention

Retention of records related to a grievance shall be in accordance with the College District's record retention procedures. [See CIA]

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STUDENT COMPLAINTS COURSE GRADE COMPLAINTS

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Applicability Grade Dispute Resolution

This policy is applicable to all students, including a student who receives a failing grade based upon scholastic dishonesty and the student's faculty member is not seeking suspension of the student under the Code of Student Conduct. This policy is not applicable, however, This policy is not applicable to a student who wishes to appeal a temporary or final grade resulting from allegations of scholastic dishonesty and for whom suspension is sought under the Code of Student Conduct in this manual. No student may drop a course if an allegation of scholastic dishonesty is pending in the course or if the student has received a failing grade in the course based upon scholastic dishonesty. Student Code of Conduct I.

Students who wish to dispute a credit course grade <u>must complete</u> and <u>submit an online grade dispute form.</u> Grade disputes may sequentially follow the steps below, unless the dispute is resolved at a preceding step:

- 1. Discuss the dispute with the instructor who awarded the grade.
- 2. DiscussSubmit the dispute with the appropriate division dean.
- 3.2. Appeal, in writing, to the appropriate vice president Division Chair or designee.
- 4.3. Appeal, in writing, to the president of the college, whose Academic Dean or designee. A decision by the Dean or the designee is the final decision in the grade dispute process.

A student shallwill receive a written response under steps two and three of the grade dispute process within ten (10) working days after of the date of receipt of a written dispute or appeal, submitted by the student or on behalf of the student. A grade will not be changed by the Chair or the Dean, or their respective designees, without first consulting with and considering the position of the course instructor. The appropriate faculty member instructor shall be notified in writing regarding the resolution of the matter.

A grade dispute shall not be considered later than the end of the semester following the semester in which the grade was awarded. In a summer session, the dispute must be initiated not later than the end of the following fall semester.

By law, the Board is not required to take any action concerning a grade dispute but is required to listen if the grade dispute is presented at a public meeting.

Limitations

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Purpose

Dallas College exists to serve students and our community stakeholders. Students are important members of the College District environment. Each campus of the College District supports a positive educational environment designed to encourage student completion. In order to ensure the protection of student rights and the health and safety of the College District community, as well as to support the efficient operation of College District programs and services, the College District has established a Student Code of Conduct. The purpose of policies about student conduct the Student Code of Conduct and related policies and procedures and discipline is to provide guidelines for the educational environment of the College District.

The College District_views students in a holistic manner, encouraging and inviting them to learn and grow independently. Such an environment presupposes both rights and responsibilities. Every student should know his or her their responsibility as a member of the College District community.

Definitions

Definitions to be used in this policy, and at FM(LOCAL) and FMA(LOCAL), are as follows:

- "Designated administrator or DA" Student Conduct Officer (SCO) shall mean an College administrator or the College officer or officers directly responsible for student affairs in the College District. [See DNA]
- 2. A "student" shall mean an individual who is currently enrolled in the College District. This includes credit, noncredit, and dual credit students, regardless of method of delivery, as well as any prospective or former student who has been accepted for admission or readmission to any component institution while he or she is on the campus of any component institutionthe College District.
- 3. A "complainant" is the person who makes the allegation or complaint.
- 4. A "respondent" is the person against whom an allegation or complaint is made.
- 5. The "Student Conduct System" includes standards of conduct established to protect the educational mission of the College District while protecting the rights and responsibilities of students. Students who are accused of violating College District standards of conduct may be referred to the "Student Conduct System" for review.

- 6. "Campus Title IX coordinator" shall mean the College District employee responsible for administering responsibilities related to and compliance with Title IX of the Education Amendments of 1972. Each campus within the College District has a designated Title IX coordinator. [See FFDA]
- 7. "College District-sponsored activity" means any activity on or off campus that is initiated, aided, authorized, or supervised by the College District.
- 8. A "campus" means one of the campuses of Dallas College.
- 9. "College District premises" means buildings or grounds owned, leased, operated, controlled, or supervised by the College District.
- "Business days" means those days the administrative offices of the College District are open for business purposes—Monday through Friday from 8:00 a.m. to 5:00 p.m., excluding weekends and holidays.
- 11. "Published College District regulation or policy" means standards of conduct or requirements located in the:
 - a. College District catalog;
 - Board policies and administrative procedures as may be set forth in the Dallas College Board Policy Manual or any amendment thereof;
 - c. Student handbook; or
 - d. Any other official publication of the College District.

As a member of the Dallas College community, a student is free to take advantage of all of the educational opportunities available and to participate in all extracurricular activities sponsored by the College District for which the student is eligible. Members of the student body enjoy the same rights and privileges guaranteed to them as citizens of the United States and as residents of the state of Texas. They enjoy the same freedoms of speech and peaceable assembly as all citizens. However, by virtue of their membership in the college College community, students are under certain legal obligations in the exercise of those freedoms.

Responsibilities

Each student and student organization shall be charged with notice and knowledge of the contents and provisions of the College District's policies, procedures, and regulations concerning student conduct (collectively, "College Policies"), and shall be expected to

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abide by those policies, procedures, and regulations College Policies. In cases of noncompliance with the Student Code of Conduct College Policies, the College District may impose discipline that is consistent with the impact of the offense on the College District community. The College District reserves the right to pursue criminal and/or civil action where warranted. Unfamiliarity with these such College policies Policies and procedures shall not excuse a violation of the Student Code of Conduct.

Student Code of Conduct Prohibited Behaviors Electronic Media

Students shall be held to the same conduct standards in their public use of electronic media as they are for any other public conduct, and shall adhere to the rules set forth herein in their use of electronic media, as well as any and all applicable College policies and procedures and applicable laws. Electronic media includes all forms of social media, such as text messaging, instant messaging, electronic mail (e-mail), web logs (blogs), electronic forums (chat rooms), video-sharing websites, editorial comments posted on the Internet, and social network sites. Electronic media also includes all forms of telecommunication, such as landlines, cell phones, and web-based applications.

Prohibited Behavior

All students shall obey the law, show respect for properly constituted authority, and observe correct standards of conduct. In addition to activities prohibited by law or by other published College District regulations and policies policies and regulations, [see policies FLBA, et. seq.], the following types of behavior are expressly prohibited:

- 1. Failure to produce a College_ District-issued photo identification card when requested by a College District official. The College District shall issue each student a photo identification card at no cost to the student. Students shall visibly wear their College District-issued identification card while on College District property or at any College District-sponsored or related activity. The identification card shall be the property of the College District. Replacement identification cards shall be assessed a fee in accordance with administrative regulations.
- Intentionally causing physical harm to any person on College District property or premises or at College District-sponsored activities, or intentionally or recklessly causing reasonable apprehension of such harm.
- Except as may be permitted in any published College District
 <u>Policies regulations or policies</u> or by applicable state laws, un authorized use, possession, or storage of any weapon, as de scribed in CHF, on College District property or premises or at
 College District-sponsored activities. This includes but is not

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- limited to firearms, tasers, stun guns, explosives, location-restricted knives, clubs, knuckles, other prohibited weapons, dangerous chemicals, or improper use of fire extinguishers on College District property or premises.
- Intentionally initiating or causing to be initiated any false report, warning, or threat of fire, explosion, or other emergency on College District property or premises or at College Districtsponsored activities.
- Obstruction or disruption of teaching, lecturing, research, administration, disciplinary procedures, or other authorized activities on College District property or premises. Interference with the proper educational functions and the appropriate educational climate of the College District, including aiding and abetting another to breach the peace on College Districtowned or -controlled property or premises, at functions sponsored/supervised by the College District, or off-campus conduct that adversely affects the College District community and/or the pursuit of the objectives. Such activity includes, but is not limited to, behavior in the classroom (face-to face or distance learning) or an instructional program that interferes with the instructor's or a presenter's ability to conduct the class or program or the ability of others to benefit from the class or program.

Classroom behaviorBehavior is considered disruptive if a reasonable person would view the behavior as being likely to substantially interfere or repeatedly interfere with the instructor's ability to conduct or control the class/program or the stantially disrupt the ability of other students to benefit from the class/program or the instruction provided therein.

For purposes of this policy, "substantially disruptive" shall mean the that the course of instruction has to be discontinued more than momentarily such that it breaks the continuity of instruction to address the disruptive conduct; substantially interferes "shall mean that the student has been insubordinate to the instructor or has failed to adhere to the instructor's directive to cease the disruptive behavior.

5. Examples of classroom disruptions disruptive classroom behavior may include, but are not limited to, repeated, heckling or making distracting noises, unauthorized use of cell phones in the classroom; persistent speaking without being recognized; physical threats, and unexcused and repeated tardiness and otherwise interfering with the orderly process or respectful climate of the classroom environment.

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- Intentionally interfering with College District-sponsored activities, including but not limited to, studying, teaching, conducting research, duties of the College District administration, or fire, security, or emergency services.
- 7. Knowingly violating the terms of any disciplinary sanction imposed in accordance with College District policies, regulations, and procedures.
- 8. Intentionally or maliciously furnishing false information to the College District. Forgery, unauthorized alteration, or unauthorized use of any College District document or instrument of identification. Making, possessing, submitting, or using any falsified college document or record; or altering any college document or record, including identification cards. Attempted or actual financial aid fraud or corresponding behaviors that would allow a student to receive monetary benefit for which he or she isthey are not eligible. Altering any College District document or record without permission is expressly prohibited, including, but not limited to, furnishing false personal or student organization registration information, withholding material information from the College District processes or procedures, or any other type of fraudulent act involving documentation provided to or for the College District.
- Sexual misconduct, which includes, but is not limited to, the following offenses: gender-based or sexual discrimination or harassment, nonconsensual sexual intercourse (or attempts to commit same), nonconsensual sexual contact (or attempts to commit same), sexual exploitation, relationship violence, or other conduct that threatens the health and safety of any person on the basis of actual, expressed, or perceived gender identityas defined in FFDA (LOCAL). In the event of an allegation of sexual misconduct, the DASCA will coordinate with the college campus Title IX coordinator and the appropriate College District departments to apply the investigative, disciplinary, and disposition procedures governing sexual misconduct as set forth in College District rules and regulations. A violation of the College District's Sexual Misconduct Policy is a violation of the Code of Conduct. [See DIA series and FFDA series]
- Unauthorized use of computer hardware or software or violation of the College District Technology Resources policy [see CR(LOCAL)].
- 11. Scholastic dishonesty, which shall constitute a violation of these rules and regulations and is punishable as prescribed

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by Board policies. Scholastic dishonesty shall include, but is not limited to, cheating on a test or other coursework, as assigned, plagiarism, <u>fabrication</u>, <u>falsification</u>, <u>and sabotage and collusion</u>.

"Cheating on a test" shall include, but is not limited to:

- All forms of academic dishonesty, including but not limited to to cheating, fabrication, facilitating academic dishonesty, plagiarism, and collusion.
- b. Copying from another student's test paper.
- c. Using test materials not authorized by the person administering the test.
- d. Collaborating with or seeking aid from another student, technological aid, or electronic resource during a test without permission from the test administrator.
- e. Knowingly using, buying, selling, stealing, or soliciting, in whole or in part, the contents of an unadministered test.
- f. The unauthorized transporting or removal, in whole or in part, of the contents of the unadministered test.
- g. Substituting for another student, or permitting another student to substitute for one's self, to take a test.
- h. Bribing another person to obtain an unadministered test or information about an unadministered test.

"Plagiarism," which shall be defined as the appropriating, buying, receiving as a gift, or obtaining by any means another's work and the unacknowledged submission or incorporation of it in one's own written work.

"Fabrication," which shall be defined as the construction and/or addition of data, observations, or characterizations that never occurred in the gathering of data or running of experiments.

"Falsification," which shall be defined as the changing or omission of results and data to support claims, hypotheses, or other data. Falsification may also include the manipulation of research instrumentation, materials, or processes.

"Sabotage," which shall be defined as disrupting or destroying another person's work so that person cannot complete the academic activity.

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"Collusion," which shall be defined as the unauthorized collaboration with another person in preparing written work for fulfillment of course requirements.

No student may drop a course if an allegation of scholastic dishonesty is pending in the course or if the student has received a failing grade in the course based upon scholastic dishonesty.

- 12. Intentionally and substantially interfering with the freedom of expression or association of others on College District property or premises or at College District-sponsored activities.
- 13. Theft of property or of services on College District property or premises or at College District-sponsored activities or being in possession of stolen property on College District property or premises or at College District-sponsored activities. Sale, possession, or misappropriation of any property without the owner's permission is also prohibited.
- 14. Theft, sabotage, destruction, distribution, or other use of the intellectual property of the College District or third parties without permission.
- Intentionally or recklessly destroying or damaging College
 District property or premises or property of others while on
 College District premises or at College District-sponsored activities.
- 16. Failure to comply with the direction of College District employees or officials, including but not limited to, <u>College District</u> police or campus security/safety officers, and instructors or administrators, acting in performance of their duties. Students are required to produce identification for a college official when asked.
- 17. Violation of published College District regulations or policies. Such regulations or policies include, but are not limited to, those relating to entry and use of College District facilities, use of vehicles and media equipment, campus demonstrations, misuse of identification cards, and all forms of smoking.
- 18. Use, possession, distribution, manufacture, possession for purposes of distribution, or sale of any controlled substance or illegal drug on College District property or premises or at College District-sponsored activities, or being under the influence of marijuana, heroin, or narcotics or other controlled substances or illegal drugs, or alcohol, except as expressly

- permitted by federal or state law or College District policy or regulations, on College District property, premises, or at College District-sponsored activities.
- 19. Use or possession of an alcoholic beverage on College District property or premises, with the exception of a specific beverage-related course within a College District-sponsored course of study; a course that requires the use of alcohol and is approved by the Texas Commission on Law Enforcement (TCOLE); or any College District-sponsored program or event when service of alcoholic beverages is permitted by College District policy or regulation.
- 20. Nonpayment or failure to pay any debt owed to the College District with intent to defraud.
 - (Appropriate personnel at the College District location may be designated by College District officials to notify students of dishonored checks, library fines, nonpayment of loans, and similar debts. Such personnel may temporarily block admission or readmission of a student until the matter is resolved. If the matter is not settled within a reasonable time, such personnel shall refer the matter to the DA-SCO for appropriate action under this code. Such referral does not prevent or suspend proceeding with other appropriate civil or criminal remedies by College District personnel.)
- 21. Bullying, harassment, and conduct or expression (verbal or written) that threatens or endangers the health or safety of any person. Cyberbullying, which is willful harassment and/or intimidation of a person through the use of digital technologies, including but not limited to, email, blogs, texting, social websites, chat rooms, "sexting," instant messaging, recording another person without his or her consent, and transmitting images of another person without his or her consent.
- 22. Stalking another person, which, for purposes of this Code of Conduct, shall be, as defined in FFDA (LOCAL) as purposefully engaging in a course of conduct directed at a specific person or persons that the person engaging in such conduct knows or should know would cause a reasonable person to (a) fear for his or her safety or the safety of a third person; or (b) suffer other emotional distress. Cyberstalking, which is engaging in a course of conduct to communicate, or to cause to be communicated, words, images, or language by or through the use of email or other digital technologies, directed at or about a specific person, causing emotional distress to that

- person. "Course of conduct" shall mean two or more acts, including, but not limited to, acts in which the stalker directly, indirectly, or through third parties, by any action, method, device, or means, follows, monitors, observes, surveils, threatens, or communicates to, or about, a person, or interferes with a person's property.
- Discrimination and , harassment as defined in FFDAB (LO-CAL), and offensive against any person, student, or staff member on the basis of race, creed, sex, age, marital status, religion, disability, national origin, gender identification, or sexual orientationa.
- 24. Retaliation or retaliatory harassment, which is any adverse action taken against a person because of the person's participation in a complaint or investigation of a complaint.
- 25. Engaging in hazing, which, for the purposes of this Code of Conduct shall be defined as an act that endangers the mental or physical health or safety of a student, or that destroys or removes public or private property for the purpose of initiation, admission into, affiliation with, or as a condition of continued membership in a group organization and/or sport. No student or person associated with the Dallas College District or attending a DCCCDDallas college College shall commit any act that injures, degrades, or disgraces a member of the College District community. The express or implied consent of the victim shall not be accepted as a defense for violation of this policy. Apathy or acquiescence in the presence of hazing is not a neutral act; each is a violation of the Student Code of Conduct.
- 26. Unauthorized entry in or use of College District facilities and/or any College District property or premises, including unauthorized possession, duplication, or use of keys to any College District property. Unauthorized entry into, presence in or use of College District facilities, equipment, or property that has not been reserved or accessed through appropriate college officials is prohibited.
- 27. The use of <u>Collee District</u> resources to infringe upon copyright laws (print, digital, and internet). This applies to all forms of electronic media, including but not limited to, software, electronic encyclopedias, image files, video files, and sound files.
- 28. Conduct that is indecent or obscene, including:
 - a. The use of any device to capture audio, video, or digital record or photograph of any person while on College

- District property or premises or at College District events where there is a reasonable expectation of privacy (i.e., restrooms, locker rooms).
- b. The storing, sharing, and/or distributing of such unauthorized records by any means.
- c. Making obscene remarks, exposing oneself in an indecent manner, urinating or defecating in public, and/or engaging in sexual activities in public places.
- 29. Violation of federal, state, and local laws. Engaging in conduct that violates any municipal or county ordinance, federal, or state law.
- 29.30. Violation or breach of any generally recognized and published code of ethics or standards of professional practice that govern the conduct of a profession for which the student is taking a course or pursuing a certificate, degree, or as an educational goal or major.
- 30.31. Misusing, failing to comply with, disrupting, or jeopardizing Code of Conduct procedures, sanctions/interventions, or interfering with Student Code of Conduct proceedings. Abuse of the Student Conduct System includes, but is not limited to:
 - a. Failure to comply with an order or decision of the Student Conduct officer or hearing committee.
 - b. Falsification, distortion, or misrepresentation of information.
 - Disruption or interference with the orderly conduct of a hearing.
 - d. Knowingly filing a false and/or malicious complaint.
 - e. Attempting to influence or discourage an individual's participation in or use of the Student Conduct System.
 - f. Attempting to influence the impartiality of a member of the any Student Conduct Committee or the DASCO, or any other employee of the College District responsible for or participating in the administration of student conduct prior to, during, and/or after a student conduct proceeding.
 - g. Any form of harassment (and/or intimidation) of a member of the Student Conduct Committee, the SCA or a College District representative prior to, during, and/or after a <u>student conduct</u> proceeding.

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- h. Failure to comply with the sanction(s) imposed under the Student Code of Conduct.
- i. Influencing or attempting to influence another person to violate or otherwise abuse the Student Conduct System.

Amnesty Sexual Misconduct

To encourage individuals to make reports of sexual misconduct, the College District shall grant, to a student who reports in good faith that the student was the victim of or a witness to an incident of sexual misconduct, amnesty (i.e., not pursue disciplinary action against) for a violation by the student of the Student Code of Conduct occurring at or near the time of the incident. This policy shall apply irrespective of the location at which the incident occurred or the outcome of the disciplinary process regarding the incident, if any. This provision shall not apply to a student who reports their own commission or assistance in the commission of sexual misconduct.

The chancellor shall promulgate procedures for the provision of amnesty.

Discipline

Pending Discipline Any student violating this policy shall be subject to disciplinary sanctions including suspension, in accordance with policy. [See FM and FMA] Interim Suspension. The College reserves the right to impose interim disciplinary suspension and/or other restrictions when such action is deemed necessary to ensure the safety and well-being of the campus community and or the safety of the student; to alleviate a threat; and/or when the behavior significantly disrupts or interferes with the learning environment and/or operational functions of the College. Interim actions may include, but are not limited to, suspension, restriction from classes and/or facilities, contact restrictions, limitations on participation in organization meetings, events, and/or activities. The Associate Vice Chancellor of Student Success or a designee is responsible for determining appropriate interim actions. [See FM (LOCAL)]

Withholding of Grades, Official Transcript, and/or Degree. The Associate Vice Chancellor of Student Success may withhold the issuance of an official transcript, grade, diploma, certificate or degree to a student alleged to have violated the Student Code of Conduct or any other policy or procedure of the College District that would reasonably allow for the imposition of such a sanction. The Associate Vice Chancellor may take such action, pending a hearing or resolution by administrative disposition for an alleged violation of this Student Code of Conduct and/or exhaustion of appellate rights

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under applicable College District policies and procedures, if the Associate Vice Chancellor or a designee has provided the student an opportunity to respond to the allegations and, in the opinion of the Associate Vice Chancellor, the best interests of the College District would be served by this action, or, in the case of an allegation of sexual misconduct, as may be required by law. In such cases, the College District shall notify the student in writing of implementation of any such hold.

Withdrawal/Graduation. A student who withdraws or graduates from the College District with an investigation or hearing pending for an alleged violation of this Student Code of Conduct shall remain subject to the processes outlined in this policy, as well as those included in FM and FMA (LOCAL)and the FFDA series. Any student violating this policy shall be subject to disciplinary sanctions.

Sanctions

A student found to be in violation of a College policy, procedure, regulation, or administrative rule (collectively "College Policy") may be subject to one or more of the disciplinary sanctions provided herein. A "violation" means an act or omission that is contrary to a published College Policy, including but not limited to, any violation of this Student Code of Conduct.

Sanctions are designed to promote the College's educational mission and enhance the safety of the College District environment.

Some behavior such as Repeated repeated or aggravated violations of any provision of this code the Student Code of Conduct are so harmful or disruptive to the College District community that it may require more serious sanctions, such as may also result in expulsion or suspension or in the imposition of such lesser penalties as are appropriate.

"Aggravated violation" means a violation that resulted, or could have resulted, if foreseeable, in significant damage to persons or property or that otherwise posed a substantial threat to the stability and continuance of normal College District-sponsored activities.

The following factors are generally considered when determining sanctions for a particular case:

- 1. The nature of the violation(s)
- 2. Prior findings of responsibility and sanction(s)
- 3. Mitigating circumstances surrounding the violation
- 4. The student's motivation(s) for engaging in the behavior
- 5. Impacts of the behavior

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- 6. Sanctions which have been imposed in similar cases in the past
- 7. The developmental and educational impact on the student

Administrative Sanctions

Administrative sanctions are more formal actions and relate to a student's status in the College District. Administrative sanctions may be assigned independent of or in conjunction with educational sanctions. An administrative sanction imposed at one campus of the College District shall apply to all campuses of the College District.

The following <u>administrative</u> sanctions may be imposed upon any student found to have violated the Student Code of Conduct:

- Written warning A notice in writing to the student that the student is violating or has violated institutional <u>policies and/or</u> regulations.
- Probation A designated period of time that includes the probability of more severe disciplinary sanctions if the student is found to have violated any institutional <u>policies and/or</u> regulation(s) during the probationary period.
- 3. Grade Modification A failing grade (a grade of "F") may be given to a student for a course or assignment in which the student was found responsible for scholastic dishonesty, along with other sanctions, as appropriate. If a student withdraws from a course in which disciplinary action is pending and is ultimately found responsible for scholastic dishonesty under applicable College District policies and procedures, the grade sanction will replace an notation of withdrawal on the student's transcript.
- **3.4.** Loss of privilege/restriction Denial of specified privilege or access for a designated period of time.
- 4.5. Restitution Reimbursement for loss, damage, or injury. This may take the form of appropriate service and/or monetary or material replacement.
- Discretionary sanctions Work assignments, service to the college or community, or other related discretionary assignments. Such assignments must have the prior approval of the vice president of student services.
- 6. Suspension Separation of the student from the College District for a definite period of time after which the student is

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- <u>may be</u> eligible to return. Conditions for readmission may be specified.
- 6.7. Suspension of Eligibility -- prohibits, during a period of suspension, the student on whom it is imposed from joining a registered student organization; taking part in a registered student organization's activities or attending its meetings or functions; and from participating in an official athletic or nonathletic extracurricular activity. Such suspension may be imposed for any length of time up to one calendar year.
- 7.8. Removal from program of study The student may also be subjected to disciplinary procedures set forth by specific programs with specialized admissions requirements.
- Expulsion Permanent suspension of the student from the college Dallas College.
- 10. Conditional Reenrollment If a student is suspended or expelled from the College District, the student is not eligible for continued or re-enrollment unless the student meets all conditions stipulated and explained in the letter of suspension or expulsion. In extraordinary circumstances, a student may submit an appeal of the condition to the Associate Vice Chancellor for Student Success.

8.

Educational Sanctions

Educational sanctions are designed to include developmental and restorative activities related to specific acts of misconduct. These sanctions take into account a student's learning style and stage of development, as well as the unique factors of a given situation. The goals of educational sanctions are to reduce the probability of repeated behavior, give students the opportunity to demonstrate personal growth, and to appropriately challenge students. Educational sanctions may be assigned independent of or in conjunction with administrative sanctions.

1. Reflective Activity—An assignment designed to help students reflect on their decisions and identify strategies to prevent recurrence. Examples include, but are not limited to: writing assignments, letters of apology, completion of an assigned online module, research paper, and/or reflection paper on assigned readings, videos, or assessments. Completion is recognized by a student's fulfillment of the objective requirements of the assignment, not on whether the student adopts or expresses a particular perspective

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or viewpoint.

- Reflective Workshop Requires attendance at an assigned College District-sponsored meeting, educational session, and/or campus workshop on topics including, but not limited to, ethical decision making, personal responsibility, and improving coping skills.
- 3. Life-Skills Coaching Requires a series of meetings with a designated College District employee, each designed to address specific behaviors that are negatively impacting the learning environment, identify appropriate resources, and monitor the student's progress in repairing harm to the community. The student may be required to attend multiple sessions and provide proof of active participation. Potential topics include anger management, interpersonal skills, and alcohol or drug counseling.
- 4. Counseling Completion of an assessment with a licensed counselor as well as documentation of learning about possible resources for follow up.
- 5. Deferred Suspension Designated period of time during which a student, while continuing to be enrolled before beginning a period of suspension, is given an opportunity to demonstrate the ability to abide by the Student Code of Conduct. During this period of a time, a student must successfully complete all assigned sanctions, which typically includes meeting one-on-one with a licensed counselor or social work for behavioral interventions.

Disciplinary Records

The College District will maintain a permanent written disciplinary record for every student assessed the sanction of suspension, expulsion, denial or revocation of a degree, dismissal from an academic program or withdrawal of a diploma. Suspension is also noted on the official transcript during the term of suspension. The notation can be removed upon the request of the student when all conditions of the suspension are met. The request for the removal of the transcript notation of suspension should be directed to the Dean of Students. A permanent notation of expulsion is also placed on the official transcript. A written record of any other cases for which there is a determination of responsibility for violation of this policy will also be maintained by the College District in accordance with College District record retention policies and applicable laws. A student's disciplinary record will reflect the nature of the charge, the sanction assessed, and any other pertinent information. The contents of a student's disciplinary record may be made available

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to persons outside the College District only upon written request of the student or in accordance with applicable state and federal laws.

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Interpretation of Regulations: Disciplinary regulations for the College District are set forth in writing in order to give students general notice of prohibited conduct. The regulations should be read broadly and are not designed to define misconduct in exhaustive terms.

Inherent Authority: The College District reserves the right to take necessary and appropriate action to protect the safety and well-being of the campus community.

Student Participation

Students are may be asked to assume positions of responsibility in the College District Student Conduct System in order that they might contribute their skills and insights to the resolution of disciplinary cases. Final authority in disciplinary matters, however, is vested in the College District administration and in the Board. Students participating in the Student Conduct System shall be trained on related policies and procedures and how to provide support to students participating in the College District Student Conduct System.

Student Conduct Officer

The Student Conduct Officer (SCO) has primary authority and responsibility for the administration of student discipline, including but not limited to the imposition of disciplinary sanctions for violations of the Student Code of Conduct. [See FLB (LOCAL)

Standards of Due Process

All students are entitled to fair and equitable proceedings in determining whether a violation of College District policythe Student Code of Conduct occurred. An investigation may include, but is not limited to, conducting interviews, reviewing student records, and gathering and examining other relevant documents or evidence. Formal rules of evidence shall not be applicable, nor shall deviations from prescribed procedures necessarily invalidate a decision or proceeding, unless significant prejudice to a respondent, complainant, if any, and/or the College District (person against whom an allegation or complaint is made may result.

Accountability

Students may be accountable to both civil and criminal authorities and to the College District for acts that constitute violations of law and this code.the Student Code of Conduct. College District disciplinary action with respect to any act or omission on the part of thea student shall proceed during the pendency of criminal or civil proceedings and shall not be subject to challenge on the ground that criminal or civil charges involving the same incident have been dismissed or reduced. Students who participate in a college course

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at any College District location, off-site or through distance learning, shall be subject to the Student Code of Conduct.

Interim Remedies

The College District reserves the right to pursue interim remedies up to and including suspension [See FLB (LOCAL)].

Suspension or Partial/Full Bar

A student who is suspended on an interim basis, or who is temporarily barred from attending any program or course sponsored by the College District, shall be given an opportunity to appear before the Dean of Students or a designee within five (5) business days from the effective date of the interim suspension or bar. If the Dean determines there is good cause, the five-day period may be extended for a reasonable period.

A hearing with the Dean of Students shall be limited to the following issues only:

- 1. The reliability of the information concerning the student's conduct;
- Whether the conduct and surrounding circumstances reasonably indicate that the student's continued presence on College District property or premises poses a substantial threat to the student, to others, or to the stability and continuance of normal College District functions or operations.

After the hearing, the Dean or a designee may, at their, modify the interim suspension as reasonably necessary to protect the respondent, or, for cases alleging an act of violence for which there is a complainant (alleged victim), the complainant, if any, the public, and/or the College District.

Disciplinary
Proceedings
Investigation,
Conference, and
Complaint

When the Designated Administrator (DA) directly responsible for student affairs or discipline receives information that a student has allegedly violated a published college regulation or policy, the DA or a designated investigator shall investigate the alleged violation, which may, but is not required to, include a discussion with a student. [See FLB(LOCAL)]

The College District reserves the right to pursue disciplinary action against a student for an alleged violation of College District regulation or policy as long as the student was within the jurisdiction of the College District when the action that is the subject of the allegation occurred.

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<u>Sexual</u> Misconduct In the event of an allegation of sexual misconduct, the DASCO shall coordinate with the College District Campus Title IX coordinator and the appropriate College District departments to apply the investigative, disciplinary, and disposition procedures governingapplicable to allegations of sexual misconduct, as set forth in College District rules and regulations. [See DIADIAA] series and FEDFEDA series]

Grade Dispute

Unless the alleged violation is grounds for suspension, a student may dispute the award of a failing grade based upon scholastic dishonesty under FLDB(LOCAL), GRADE DISPUTE RESOLUTION. The student shall receive an incomplete grade until final disposition of the matter under this code.the Student Code of Conduct

Notice

The College District reserves the right to pursue disciplinary action against SCO shall notify a student forin writing regarding an alleged violation of College District the Student Code of Conduct.

The notice shall describe the alleged violation in general terms and include a copy of the published college regulation or policy as long as the that is the subject of the alleged violation.

If a notice provided under this policy is sent by letter, the letter shall be sent by certified mail, return receipt requested, and addressed to the student remains within the jurisdiction of the College District. At their last known address. If notice is provided by e-mail, the notice shall be e-mailed to the student's designated e-mail address and shall be considered received on the date the email is sent by the College District. Notice sent to a student's designated mailing or email address shall constitute full and adequate notice.

Investigation

Unless otherwise provided, when the SCO receives information that a student has allegedly violated a published College District policy or regulation, a designated investigator shall investigate the alleged violation, which may, but is not required to, include a discussion with a student. All allegations and information relating to the alleged conduct shall be provided to the designated investigator.

After completing the investigation, the DA-SCO may:

- Dismiss the allegation for failing to allege facts sufficient to indicate that a violation of policy more likely than not occurred.
- 2. Proceed administratively, which includes a notice to appear, conference, and disposition—; and/or
- 3. Upon appeal, prepare a complaint based on Proceed with a hearing under FMA (LOCAL), provided the alleged violation

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- for use in disciplinary hearings along with a list of witnesses and documentary evidence supporting the allegation.
- 3. The DA will notify the complainant, if any, and the student against whom the complaint was filed (the respondent) of the disposition of the complaint. The respondent may appeal, in writing, to the college president or his or her designee within five business days after disposition. The college president or the designee shall review the basis of the DA's decision and issue a determination within ten business days; neither the college president nor his or her designee shall conduct a new investigation. A student is ineligible to appeal if the penalty imposed by the DA is lessproven more likely than not to be true, would result in a sanction of suspension—or expulsion. [See "Disposition"]

The College District reserves the right to pursue interim remedies up to and including suspension upon receiving notice of an alleged violation of a College District policy or regulation when there is reasonable evidence that the continued presence of the student on College District property or premises poses a substantial threat to himself or herself, others, or the stability and continuance of normal College District functions or operations. A student who is suspended on an interim basis shall be given an opportunity to appear before the college president or a designee within five business days from the effective date of the interim suspension. A hearing with the college president shall be limited to the following issues only:

- 1. The reliability of the information concerning the student's conduct, including the matter of his or her identity; and
- 2. Whether the conduct and surrounding circumstances reasonably indicate that the student's continued presence on College District property or premises poses a substantial threat to himself or herself, to others, or to the stability and continuance of normal College District functions or operations.

After the hearing, the college president or his or her designee may, at his or her sole discretion, modify the interim suspension as reasonably necessary to protect the respondent, complainant, if any, the public, and/or the College District.

No person shall search a student's personal possessions for the purpose of enforcing this code unless the student's prior permission has been obtained or unless a law enforcement officer conducts the search as authorized by law.

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Administrative Resolution

Notice to Appear

The DA shall notify a student regarding an alleged violation of this code by letter, e-mail, or personal delivery. If noticeit is provided by letter, determined that the letter shall be sent by certified mail, return receipt requested, and addressed to matter will proceed administratively, the student at his or her last known address. If notice is provided by e-mail, the notice shall be e-mailed-SCO will issue a notice to appear to the student's designated e-mail address.

student. The notice shall direct athe student to appear at a specific time and place not less than five (5) business days after the date of the notice, unless the student can show good cause as prescribed below. The notice shall describe the alleged violation in general terms and cite include a copy of the published college regulation or policy that is the subject of the alleged violation.

The DA has authority to impose restrictions up to and including disciplinary sanctions upon_If a student if the studentwho is the subject of a notice to appear fails, to appear after proper notice and without good cause, to comply the College District may proceed with notice to appear. the administrative conference in their absence

Conference / Disposition

At a conference with a student in connection with an alleged violation of this code, the DAStudent Code of Conduct, the SCO shall provide the student with a copy of this code and discuss with the student administrative disposition (i.e. determination of responsibility) of the alleged violation.

The Upon issuance of the administrative disposition, the following shall apply:

- 1. If a respondent-student accepts the administrative disposition, the student shall sign a statement that he or she understand sthey understand the charges, his or her right to a hearing or to waive samethe disposition, the penalty or penalties imposed, and that he or she waives their, and rights under the College District Student Code of Conduct System, including the right to appeal. The student shall return the signed form by 5:00 p.m. of the first business day following issuance of the administrative disposition. Failure to return this form shall constitute a waiver of the student's right to appeal. A student is ineligible to appeal if the penalty imposed by the DA is less than suspension...
- If a <u>respondent-student</u> refuses <u>or disputes the administrative</u> disposition of the alleged violation, such <u>refusal shall objec-</u>

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tion must be noted by communicated to the DA and acknowledgedSCO in writing by the student. A student refusing 5:00 p.m. of the first business day following issuance of the administrative disposition may request to pursue the disciplinary hearing process under FMA(LOCAL). Where the alleged violation could result in.

- 3. If a respondent-student refuses or disputes the administrative disposition and the penalty does not include a sanction of suspension or expulsion, a request forthe respondent may appeal the disposition under this policy. [See "Appeal" below]
- 4. If a respondent-student refuses or disputes the administrative disposition and the penalty includes a sanction of suspension or expulsion, the respondent shall have the right to a hearing.

 [See FMA (LOCAL)]
- 2.5. In cases where the respondent-student fails to respond to the administrative disposition, either to accept or dispute the disposition within the time allotted, and the recommended penalty includes a sanction of suspension or expulsion, the SCO will designate an entry of not responsible and set up a hearing shall be granted.under FMA (LOCAL). In all other cases, whether a request for hearing is granted is at the sole discretion of the DAfailure to respond to the administrative disposition, after proper notice and without good cause shall constitute acceptance of the administrative disposition.
- 3. Administrative disposition means:
 - a. The voluntary acceptance of the penalty or penalties provided in this code.
 - b. Other appropriate penalties administered by the DA.
 - c. Without recourse by the student to hearing procedures provided herein.

The DA

The SCO shall prepare an accurate, written summary of each administrative disposition and send a copy to the student against whom the complaint was made (the respondent) (and, if the student is a minor, to the parent or guardian of the student),); for cases alleging an act of violence for which there is a complainant, to the complainant;) to the director of campus security, to the complainant, if any, and to other College District officials as may be appropriate officials.

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Authorized Disciplinary Penalties

The SCO may assess one or more of the sanctions or penalties provided under FLB (LOCAL) for violation of a Board policy, college regulation, or administrative rule. If a respondent is found not responsible for the alleged violation, no sanction will be assessed. Notice of the assessed sanction shall be issued within seven (7) business days of receipt of the notice of the administrative disposition or within three (3) business days of receipt of notice of the result of an appeal, as applicable.

Appeal

A student may appeal an administrative disposition by submitting the appeal, in writing, to the Associate Vice Chancellor of Student Success (AVCSS) or a designee within five (5) business days after receipt of the disposition. The document should state the specific reason for the appeal. The AVCSS or a designee shall review the basis of the decision and issue a determination within ten (10) business days; neither the AVCSS nor the designee shall conduct a new investigation. Sanctions shall not be imposed while the review is pending

Publication

Information regarding student discipline described in College District policies and accompanying procedures shall be published in the student handbook.

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Hearing Committee

The student disciplinary process may include a hearing to determine whether a violation occurred; however, a hearing is not a prerequisite for disciplinary action. Where an alleged violation, if proven more likely than not to be true, would result in suspension or expulsion a hearing may be scheduled. In the event of an allegation of sexual misconduct, the designated administrator (DAStudent Conduct Officer (SCO) shall coordinate with the College District Campus Title IX coordinator and the appropriate College District departments to apply the investigative, disciplinary, and disposition procedures governing sexual misconduct, as set forth in College District rules and regulations. [See DIADIAA series and FEDFFDA series]

A hearing request must be made to the DA (or officer directly responsible for student affairs or discipline) in writing, on or before the sixth business day after the date of refusal of administrative disposition. Where the alleged violation could result in suspension or expulsion, a request for hearing shall be granted. In all other cases, whether a request for hearing is granted shall be at the sole discretion of the DA.

If it is determined that the hearing process shall be used to determine responsibility for the violation, the matter shall be heard before a three-person committee composed of equal numbers of students, administrators, and faculty one individual from each of the equal numbers of students, academics (employee) and student success (employee). The committee will render a determination of responsibility and assess relevant sanctions. The committee and its chair shall be appointed by the cellege-president on a rotating basis or on the basis Dean of availability. The committee chair will be selected from the administration or faculty Students in accordance with College District procedures. .

The chair of the committee shall rule on the admissibility of evidence, motions, and objections to procedure, but a majority of the committee members may override the chair's ruling. All members of the committee are expected to attend all meetings and are eligible to vote in the hearing.

The chair shall set the date, time, and place for the hearing and may summon witnesses and require the production of documentary and other evidence.

The DA shall represent the college before the student discipline committee and present evidence to support any allegations of violations.

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Notice

The committee chair shall notify the parties of the date, time, and place for the hearing by letter, email, or personal delivery. If notice is provided of a notice provided under this policy is sent by letter, the letter shall be sent by certified mail, return receipt requested, and addressed to the parties'student at their last known address. If notice is provided by emaile-mail, the notice shall be emailed to the student's designated e-mail address and shall be considered received on the date the email is sent by the College District. Notice sent to a student's designated mailing or email address for each shall constitute full and adequate notice.

Hearing Notice

The committee chair shall notify a party- to the hearing of the date, time, and place for the hearing via the Hearing Notice. The notice shall specify a hearing date not less than five (5) nor more than ten (10) business days after the date of the letter. If a student is under 18 years of age, a copy of the letter shall be sent to the parents or guardian of the student.

The chair may, for good cause, postpone the hearing so long as, provided all interested parties are notified of the new hearing date, time, and place.

Content of Notice of Rights

The notice shall include the alleged violation, the basis for the allegation, and advise the parties of their right:

- 1. To a private hearing, unless a party requests and each party affirmatively consents to a public hearing.
- 1. To a hearing.
- To appear alone or with a representative or legal counsel-if the alleged violation could subject the charged student to expulsion or suspension. The role of legal counsel is limited, as provided at "Role of Legal Counsel," below.
- 3. To If the student is a minor, to have a (1) parent or legal guardian present at the hearing.
- 4. To cause the committee to summon witnesses and to present or require to be introduced at the hearing documentary and other evidence. However, evidence, including testimony, that is irrelevant, immaterial, or unduly duplicative or repetitious, as determined by the Chair, may be excluded.
- 4.5. To know the identity of each witness who will testify.
- To cause the committee to summon witnesses and to require the production of documentary and other evidence possessed by the college or to be introduced at the hearing.
- 6. To cross-examine each witness who testifies.

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6. To Appeal

Failure to Comply with <u>Hearing</u> Notice

Alf a student who is alleged to have violated College District policy (the respondent) and who fails to appear for a hearing after proper notice and without good cause shall be deemed to have admitted the hearing will proceed as scheduled and the student will be notified of the committee's determination of responsibility to the violationin accordance with this policy. Additionally, if a student withdraws or graduates from the College District with a hearing pending against, the College District will proceed as provided in FLB (LOCAL).

Impartiality/Bias

A student. The who is alleged to have violated College District policy and who is subject to a hearing under this policy ("respondent") may challenge the participation of a member of the committee-shall impose an appropriate penalty and notify, including the respondent in chair, based on a perceived conflict of interest, impartiality or bias. Any such challenge must be made in writing, include the same manner as basis of the notice of the hearingchallenge, and be received by the Associate Vice Chancellor of Student Success (AVCSS) at least three (3) days prior to the start of the hearing. Whether a conflict of interest, impartiality or bias exists will be determined by evaluating the particular facts of the situation according to a reasonable persona standard. The decision of the AVCSS will be share with the student and is final.

Role of Legal Counsel

LegalAn advisor or legal counsel may represent a student inwho is a party to a hearing where the alleged violation could result in expulsion or suspension. The role of an advisor or legal counsel in a student disciplinary proceeding, including a hearing, is limited to advising and assisting the student during the hearing proceeding. This limitation means that neither an advisor nor legal counsel shall netmay question or cross-examine witnesses, make objections, testify, or perform other similar functions generally associated with legal representation. The same limitations apply to legal counsel for the College District. Student representation by legal counsel is not permitted in a hearing where the alleged violation does not subject a student to expulsion or suspension.

Preliminary Matters

Charges arising out of a single transaction or occurrence, against one or more students, may be heard together, or, upon request by one of the students in interest, separate hearings may be held.

Not later than 12:00 p.m., five full business days before the hearing date, each party to the hearing shall provide to the committee chair for disclosure to the other:

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- Any documentary evidence and summaries of testimony intended to be introduced at the hearing. At the request of a party, the committee chair shall exclude any evidence at a hearing that was not disclosed at least five business days before the hearing, unless the chair determines that the evidence could not have been disclosed within that time.
- 2. The name of each witness he or she wants summoned.
- 3. Any objection that, if sustained by the chair of the student disciplinary committee, would prevent the hearing.
- 4. The name of the legal counsel, if any, and the name of any parent or guardian, who may accompany a student.
- 5.1. A request for a separate hearing, if applicable, and the grounds for such a request.

Hearing Procedure

The hearing shall be conducted by the chair who shall provide opportunities for witnesses to be heard. If a student is represented by legal counsel in a hearing where the alleged violation could result in suspension or expulsion, the College District shall also be represented by legal counsel. The limitations on the role of legal counsel as set forth at Role of Legal Counsel, above, shall be enforced.

No party to the hearing, nor his or her legal counsel, as permitted by this policy, may record a hearing proceeding. If a hearing may result in expulsion or suspension of a student, the College District shall arrange for transcription or recording of the proceedings. If a hearing will not result in expulsion or suspension of a student, recording of the hearing by any means is not permitted unless authorized by law.

Unless a party has requested and each party has affirmatively consented to a public hearing, the committee shall proceed generally as follows:

- Persons present shall be the complainant, if any, the respondent, the DA, a parent or guardian if desired, and legal counsel as may be permitted by this policy.
- 2. Before the hearing begins, either party to the hearing may request that witnesses remain outside the hearing room.
- 3. The chair of the committee shall read the complaint.
- 4. The chair of the committee shall inform the parties of their rights, as stated in the notice of the hearing.
- The DA shall present the college's case.
- 6. The respondent may present his or her defense.

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- 7. Each party may present rebuttal evidence and argument.
- The committee, by majority vote, shall determine, using a preponderance of the evidence standard, the responsibility of the student regarding the alleged violation.
- 9. The committee shall state in writing each finding of a violation of a published College District regulation or policy. Each committee member concurring in the finding shall sign the statement. The committee shall include in the statement its reasons for the finding. The committee shall notify each party to the hearing of the decision in the same manner as the notice of the hearing.
- 10. A determination of responsibility shall be followed by a supplemental proceeding in which either party may submit evidence or make statements to the committee concerning the appropriate penalty to be imposed. The past disciplinary record of a student shall not be introduced to the committee prior to the supplemental proceeding. The committee shall determine a penalty by majority vote and shall inform each party, in writing, of its decision as in item 9, above.

If a party has requested and each party affirmatively consents to a public hearing, the committee shall proceed generally as follows:

- 1. Persons present shall be the complainant, if any, the respondent, the DA, a parent or guardian if desired, and legal counsel as may be permitted by this policy. Designated college representatives for the following groups may have space reserved if they choose to attend:
 - a. Faculty association;
 - b. College newspaper; or
 - c. College president.
- Other persons may attend based on the seating available.
 The chair may limit seating accommodations based on the size of the facilities.
- 3. Before the hearing begins, either party to the hearing may request that witnesses remain outside the hearing room.
- 4. The chair of the committee shall read the complaint.
- 5. The chair of the committee shall inform the parties of their rights, as stated in the notice of the hearing.
- 6. The DA shall present the college's case.

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- 7. The respondent may present his or her defense.
- Each party may present rebuttal evidence and argument.
- 9. The committee, by majority vote, shall determine, using a preponderance of the evidence standard, the responsibility of the student regarding the alleged violation.
- 10. The committee shall state in writing each finding of a violation of a published College District regulation or policy. Each committee member concurring in the finding shall sign the statement. The committee shall include in the statement its reasons for the finding. The committee shall notify each party to the hearing of the decision in the same manner as the notice of the hearing.
- 11. A determination of responsibility shall be followed by a supplemental proceeding in which either party may submit evidence or make statements to the committee concerning the appropriate penalty to be imposed. The past disciplinary record of a student shall not be introduced to the committee prior to the supplemental proceeding. The committee shall determine a penalty by majority vote and shall inform each party, in writing, of its decision as in item 9, above.

Legal Disciplinary hearings are not trials and are not constrained by the same rules of procedure and evidence typically used in a court of law. Accordingly, legal rules of evidence shall not apply to hearings under this code. policy.

Evidence that is commonly accepted by reasonable persons in the conduct of their affairs is admissible. Irrelevant, immaterial, and unduly <u>duplicative or repetitious evidence, as determined by the committee chair, may be excluded. No evidence other than that admitted at the hearing shall be considered by the committee.</u>

The committee shall recognize as privileged communications between a student and a member of the professional staff of the Health Center, or Counseling, or Guidance Center where such communications were made in the course of performance of the staff member's official duties and when the matters discussed were understood by the staff member and the student to be confidential. Committee members may freely question witnesses.

<u>Preliminary Matters</u>

Evidence

Consolidated Hearing Charges arising out of a single transaction or occurrence against one or more students may be heard together or, upon request by one of the students in interest, separate hearings may be held. The

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<u>Dean of Students shall make a final determination regarding consolidation.</u>

Disclosures

At least five (5) full business days before the hearing date, parties to the hearing shall provide to the committee shall presume a chair:

- 1. Any documentary evidence and/or summaries of testimony intended to be introduced at the hearing. The committee chair shall exclude any evidence that was not disclosed in accordance with this policy, unless the chair determines that the evidence could not have been disclosed within the allotted period and/or is exculpatory in nature.
- The name of each witness a party wants summoned for purposes of questioning. Written witness statements will be accepted at the discretion of the chair and in accordance with this policy.
- 3. Any objection that, if sustained by the committee chair, would prevent the hearing.
- 4. If applicable, the name of the representative or legal counsel who will accompany the student, as permitted by this policy.
- 5. If the student is a minor, the name of a (1) parent or guardian who will accompany the student.
- 6. A request for a separate hearing, if applicable, and the grounds for such a request.

-innocent of the alleged violation until there is a Hearing Procedure

General Order

The hearing shall be conducted by the committee chair who shall provide opportunities for witnesses to be heard and rule on all procedural matters, including but not limited to objections regarding procedure; the admissibility of evidence and testimony of witnesses; and for purposes of exclusion, whether a question asked during the hearing is irrelevant, duplicative or unduly repetitious, or immaterial.

The SCA shall represent the Collee District before the hearing committee and has the burden of proving the charges by a preponderance of the evidence, (i.e., itthe allegation is more likely than not, that the student violated to be true). If a student is accompanied by legal counsel in a hearing, the College District may also be accompanied by legal counsel. The limitations on the role of legal counsel, as set forth at "Role of Legal Counsel" above, shall be enforced.

Recording / Transcript

No party to the hearing, nor a party's representative/legal counsel, parent/guardian or any other representative or affiliate of the party,

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or witness, or participant to a hearing may record a hearing proceeding, unless otherwise permitted by law or College District policy. The College District shall arrange for transcription or recording of the hearing proceedings.

Standard of Conduct

All parties to a hearing, their representatives and/or parents/guardians and all other participants to the hearing, including witnesses shall be subject to all applicable Collee District policies and procedures during the hearing proceedings, including but not limited to those relating to standards of conduct. The chair may eject or exclude any person or participant to the hearing who violates College District standards of conduct or who disrupts the hearing proceedings.

Conduct of Hearings

<u>Unless otherwise provided, the hearing shall proceed generally as</u> follows:

- Persons present shall be the respondent; the SCA; a parent or guardian, as permitted by this policy; and the respondent's representative or legal counsel, as permitted by this policy.
- The chair shall determine whether the respondent was informed of their rights in accordance with this policy.
- 3. The chair shall read the complaint.
- 4. The SCA may present an opening statement and evidence.
- 5. The respondent may present an opening statement and evidence.
- 6. The SCA may call witnesses. The respondent shall have the right to question those witnesses.
- Upon completion of a presentation of the SCA's witnesses, the respondent may present witnesses. The SCA shall have the right to question those witnesses.
- 8. Upon conclusion of the presentation of evidence, the SCA, followed by the respondent, may make closing statements.

The Chair, as well all other members of the hearing committee, may question parties to, and/or witnesses involved in, the hearing at any time during the proceeding. All questioning permitted under this policy shall be conducted in accordance with the College District's established standards of conduct. Only relevant questions shall be permitted [See "Hearing Procedure, General Order"]. Accordingly, all parties to the hearing should endeavor to ensure that questions asked are relevant and respectful of all hearing participants; yelling, abusive language, and acts of intimidation during questioning or at any other time during the hearing are prohibited.

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Determination of Responsibility

The committee shall determine, using a preponderance of the evidence standard, the responsibility of the respondent regarding the alleged violation. The chair, on behalf of the committee, shall state in writing each finding of a violation of a published College District regulation or policy and include in the statement the basis for the finding. The respondent shall receive notice of the decision in the same manner as the notice of the hearing. For cases alleging an act of violence for which there is a complainant, the complainant shall also receive notice of the decision. The chair shall endeavor to provide notice of the determination of responsibility within seven (7) business days of the conclusion of the hearing.

Within three (3) business days of receipt of the notice of determination of responsibility and before the issuance of any sanction; the respondent and the SCA shall be afforded an opportunity to submit evidence or statements to the committee concerning the appropriate sanction/penalty to be imposed.

Authorized Disciplinary Penalties

A student who is The hearing committee may assess one or more of the sanctions or penalties provided under FLB (LOCAL) for violation of a Board policy, college regulation, or administrative rule. If a respondent is found not responsible for the alleged to have violated College District policy may choose not to testify against himself or herself violation, no sanction will be assessed. Notice of the assessed sanction shall be issued within seven (7) business day of receipt of the notice of determination or within three (3) business days of receipt of notice of the result of any administrative review, as applicable.

All evidence shall be offered to the committee during the hearing.

The committee will make a determination based on the evidence presented.

The hearing record shall include: a copy of the notice of the hearing; all documentary and other evidence offered or admitted in evidence; written motions, pleas, and other materials considered by the committee; and the committee's decisions. In cases where the alleged violation could result in suspension or expulsion, the hearing record shall also include a copy of the hearing transcript or recording.

Petition for Administrative Review

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Record

A student is entitled to No later than five (5) business days after a respondent has received notice of the determination of responsibility or any sanctions/penalties assessed, a respondent may submit in writing a petition for administrative review to the college presidentAVCSS or a designee who may alter, modify, or rescind (requiring that the hearing be reopened for the presentation of material evidence not previously available and reconsideration of the

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decision) the finding of the student discipline hearing committee and/or the penalty imposed by the committee. A student is ineligible to petition for administrative review if the penalty imposed by the committee is less than suspension or expulsion. The college president or designee shall automatically review every penalty of suspension or expulsion. All other requests SCA or, for review shall be granted at the discretion of the college president or designee. Sanctions shall not be imposed while the review is pending.

A petition for administrative review of the decision of the student discipline committee is a review of the record; it is not a new hearing.

cases alleging an act of violence for which there is a complainant, the complainant may submit a response to the appeal, which must be received by the AVCSS no later than five (5) business days after receipt of notice of the petition. A petition for administrative review shall contain the date of the student discipline hearing committee's action and the basis for the petition, i.e., why the student believes such review is necessary. A student shall file his or her petition with the college president or his or her designee on or before the third business day after the date the student discipline committee issued the penalty. If the college president or designee rejects the petition, the decision is final and the action of the student discipline committee stands Sanctions shall not be imposed while the review is pending.

A review of a petition for administrative review of the decision of the hearing committee is a review of the hearing record; it is not a new hearing.

The college presidentAVCSS or designee, in his or hertheir review, may take any action that the student discipline committee is authorized to take; under this policy; however, neither the college presidentAVCSS nor his or hertheir designee may increase the sanction/penalty-assessed by the committee. The college presidentAVCSS or designee may, at their discretion, receive written briefs and/or hear oral arguments during the review.

The college president AVCSS or designee shall may modify or set aside the finding of violation, penalty, or both, of the student discipline committee if it is determined that the substantive rights of a student were prejudiced violated because the student discipline hearing committee's finding of facts, conclusions, or decisions were:

In Inconsistent with or in violation of federal or state law or a published college College District regulation or policy;

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- 2. Clearly erroneous in view of the reliable evidence and thea preponderance of the evidence; and/or
- 3. Capricious or characterized by <u>an</u> abuse of discretion or clearly unwarranted exercise of discretion.

The college president or designee AVCSS shall provide written notification notice of the result of the administrative review to each party to the hearing in the same manner as the notice of the hearing.

Authorized
Disciplinary
Penalties

The DA or the student discipline committee may impose one or more of the following penalties for violation of a Board policy, college regulation, or administrative rule:

- 1. An "admonition" means a written reprimand to the student on whom it is imposed.
- "Warning probation" means further violations may result in disciplinary probation. Warning probation may be imposed the respondent and, for any length of time up to one calendar year, and the student shall be automatically removed from probation when the imposed period expires.
- 3. "Disciplinary probation" means further violations may result in suspension. Disciplinary probation may be imposed cases alleging an act of violence for which there is a complainant, to the complainant ten (10) business days after the petition and any length of time up to one calendar year, and the student shall be automatically removed from probation when the imposed period expires. Students may be placed on disciplinary probation for engaging in activities including, but not limited to, the following: being intoxicated, misuse of I.D. card, creating a disturbance in or on College District property or premises, and gambling.
- 4. "Withholding of transcript or degree" may be imposed upon a student who fails to pay a debt owed to the college or who has a disciplinary case pending final disposition or who violates the oath of residency. The penalty terminates on payment of the debt or the final disposition of the case or payment of proper tuition.
- "Bar against readmission" may be imposed on a student who has been expelled for disciplinary reasons.
- "Restitution" means reimbursement for damage to or misappropriation of property. Reimbursement may take the form of appropriate service to repair or otherwise compensate for damages.

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FMA (LOCAL)

- 7. "Suspension of rights and privileges" is intended to be a flexible penalty, which may include limitations or restrictions to fit the particular case.
- A "suspension of eligibility for official athletic and nonathletic extracurricular activities" prohibits, during the period of suspension, the student on whom it is imposed from joining a registered student organization; taking part in a registered student organization's activities or attending its meetings or functions; and from participating in an official athletic or nonathletic extracurricular activity. Such suspension may be imposed for any length of time up to one calendar year. Students may be placed on disciplinary suspension for engaging in activities including, but not limited to, the use or possession of alcoholic beverages in any college facility, with the exception of specific beverage-related courses withindocuments are received by the College District, or any College District-sponsored program or event when service of alcoholic beverages is permitted by College District policy; giving false information in response to requests from the College District; instigating a disturbance or riot; stealing, any attempt at bodily harm, which includes taking an overdose of pills or any other act where emergency medical attention is required; and conviction for any act that is classified as a misdemeanor or felony under state or federal law ..
- "Denial of degree" may be imposed on a student found guilty
 of scholastic dishonesty and may be imposed for any length
 of time up to and including permanent denial.
- 10. "Suspension" from the College District prohibits, during the period of suspension, the student on whom suspension is imposed from being initiated into an honorary or service organization; from entering upon any College District campus except in response to an official summons; and from registering, either for credit or for noncredit, for scholastic work at or through the College District.
- 11. "Expulsion" is permanent severance from the College District and any college that is a part thereof.
- 12. "Failing grade" means a grade of F may be assigned for the course as a result of scholastic dishonesty along with suspension, or other sanction, as appropriate.

A sanction imposed at one college shall apply to all colleges of the College District. Hearing Record

The hearing record shall include: a copy of the notice of the hearing; the transcript; all documentary and other evidence offered or admitted at the hearing; any other materials considered by the committee; the committee's determination of responsibility and any petition for review. The hearing is considered part of the disciplinary record, as described in FLB (LOCAL).

DATE ISSUED: 6/14/2016 LDU 2016.04

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Dallas College 057501

DISCIPLINE AND PENALTIES DISCIPLINE PROCEDURE

FMA (LOCAL)

DATE ISSUED: 6/14/2016 LDU 2016.04 FMA(LOCAL)-X

POLICY ITEM – FIRST READING NO. 7.2.

Approval of Amendments to Policies Concerning Term Contracts – DCA and DMAB (LOCAL)

Although state law does not preclude the College from offering multi-year contracts, there is no statutory requirement for the College to offer rolling three-year contracts. The practice is not only inconsistent with that of other community colleges, but also creates a vested property right that is virtually perpetual, while limiting the ability of the College to be nimble, flexible and responsive as the needs of students, the community and programming prerogatives change.

As a follow-up to the October 4, 2021 Board meeting discussion regarding faculty evaluations and contracts, and to ensure Dallas College policies relating to term contracts are consistent with statutory requirements and aligned with our peer institutions, the Chancellor recommends the Board amend DCA and DMAB (LOCAL) as follows.

The policy amendments, if approved, will apply to those contracts first issued after the effective date of the policies. Contracts issued before the effective date will run through their current term, subject to the terms and conditions provided therein.

EFFECTIVE DATE

Upon Board Approval

LOCAL POLICY EXPLANATORY NOTES

DCA – Term Contracts

Revisions to policy provide that administrator and faculty contracts will be issued in accordance with law and College policies and administrative procedures, as promulgated by the Chancellor. Further revises policy to allow for the provision of multi-year contracts, for a term of up to three years, as determined by an enhanced evaluation process. As revised, any renewal of the contract will be for a term of one year unless otherwise provided by the College.

DMAB – Non-Renewal

Revisions to policy clarify the terms under which notice of non-renewal of a contract will be provided and the procedural protections that accompany such notice.

DCA (LOCAL)

General Provisions

All term contracts shall be in writing on a form approved by the BoardChancellor, setting forth the length of the contract and other terms and conditions of employment. In most circumstances, contracts shall not be for specific assignments but shall indicate employment as "faculty" or "administrator." No term contract shall be valid or binding on the Board until approved by Board actionthe Chancellor. Contracts shall be signed by the employee and the Board's Chancellor's designee.

The Chancellor, upon recommendation of the appropriate staff, shall recommend contracts for approval.

In exceptional circumstances, the Chancellor may authorize the employment of personnel when, in the opinion of the Chancellor, the deferral of employment authorization until the next regular Board meeting would cause a disruption in the operation of the College District. The terms of employment of such personnel must conform to policies in this manual concerning compensation, workload, benefits, and the like. Personnel so authorized shall be submitted to the Board for ratification at the earliest practical time.

Unless expressly authorized elsewhere in this manual, no employee has the authority to offer or promise to offer a contract of employment to any person without authorization from the Board-Chancellor. Nor shall any person expect to receive a contract of employment until the Board-Chancellor authorizes the contract and the appropriate personnel execute such contract. Neither renewal of employment contracts nor other employment procedures or practices shall give rise to an expectation of continued employment beyond the term of the contract or a belief in de facto tenure.

Administrative Personnel

Administrative contracts shall normally be issued for the fiscal year. Contracts may be issued for periods of less than 12 months, based upon length of service required. Administrative contracts shall be issued in accordance with applicable laws and College District policies and administrative procedures, as promulgated by the Chancellor.

An administrator who, in the opinion of the Chancellor, has significant administrative duties such that it would be in the best interest of the College District to enter into a contract of employment for a term longer than one year, and who has rendered high-quality services to the College District as determined by the most recent employee evaluation obtained through the College Performance Evaluation maySystem, may be offered a multi-year contract, be eligible to receive a contract for a term not to exceed of up to three years, in accordance with Dallas College procedures upon recommendation from the Chancellor, provided that nothing contained herein shall prohibit a recommendation of a contract term of less

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DCA (LOCAL)

than three years for any such administrator. Persons eligible for such a contract shall be direct reports to the Chancellor members of the Chancellor's Leadership Team. [See BG (REGULATION)]

Before completion of the first year of a contract, for any administrator with a contract term longer than one year, the Chancellor shall evaluate the administrator to determine whether to recommend another contract of the same term or a contract of another term, up to and including a three-year contract. At any time after the completion of the first year of a three-year contract, an administrator with a three-year contract term, having been evaluated by the Chancellor and upon recommendation of the Chancellor, may be offered a successor three-year contract at the discretion of the Board.

Renewal

Unless an employee on an administrator contract is otherwise notified by the Chancellor or a designee in accordance with applicable laws and College District policies and procedures, and before the expiration of the contract term, the employee will be employed by the College District for a successive term of up to one year, subject to a written, approved and executed contract being timely filed with Human Resources. The position and terms of employment for the successor term will be determined by the College District in its sole discretion and included in the written contract. In no event will any contractual employee have any property right to or expectation of continued employment with the College District beyond the term of their contract or any successor contract.

Nothing contained herein shall prohibit a recommendation of a contract term of less than one year for any administrator if it is determined, at the sole discretion of the Chancellor or a designee, that such recommendation is determined to be in the best interest of the College District.

All active administrator contracts issued prior to the term contract revisions effective December 7, 2021, will be permitted to run through their current term, subject to the terms and conditions provided therein. Any subsequent renewal of an administrator contract issued before December 7, 2021 shall be in accordance with the terms provided herein. For administrator contracts issued after December 7, 2021, the contract term shall be prescribed in accordance with this policy and related administrative procedures.

Faculty

Part-Time Faculty

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DCA (LOCAL)

Part-time faculty members shall be employed under a contract for part-time credit teaching that shall include a special employment agreement and an addendum listing part-time faculty responsibilities.

Full-Time Faculty

One-year faculty contracts shall normally be recommended for consideration at a May Board meeting. Full-time faculty contracts shall be issued in accordance with applicable laws and College District policies and administrative procedures, as promulgated by the Chancellor.

A faculty member who has rendered high-quality services to the College District, as determined by the most recent faculty evaluation obtained through the College Performance Evaluation System, Full-time faculty members may be offered a multi-year contract, for a term of up to three years, in accordance with Dallas College procedures. Nothing contained herein shall prohibit a recommendation of a contract term of less than three years for any such faculty member. employed for contractual periods of up to three years if the following conditions exist:

- 1. A faculty member has received a one-year contract for each of the first three years of faculty employment in the College District.
- 2. Upon completion of three consecutive years of faculty employment with the College District, a faculty member has rendered high-quality services to the College District as determined by the most recent rating obtained through the performance evaluation system established by the Chancellor.

At any time after the completion of the first year of a three-year contract, if a faculty member has an "effective" performance rating, he or she may be offered a successor three-year contract at the discretion of the Board.

Renewal

Unless a full-time faculty member who is on a faculty contract is otherwise notified by the Chancellor or a designee in accordance with applicable laws and College District policies and procedures, and before the expiration of the contract term, the faculty member will be employed by the College District for a successive one-year term, subject to a written, approved and executed contract being timely filed with Human Resources. The position and terms of employment for the successor one-year term will be determined by the College District in its sole discretion and included in the written contract. In no event will any contractual employee have any property right to or expectation of continued employment with the College District beyond the term of their contract or any successor contract.

All active full-time faculty contracts issued prior to the term contract revisions effective December 7, 2021, will be permitted to run

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DCA (LOCAL)

through their current term, subject to the terms and conditions provided therein. Any subsequent renewal of a full-time faculty contract issued before December 7, 2021 shall be in accordance with terms provided herein. For full-time faculty contracts issued after December 7, 2021, the contract term shall be prescribed in accordance with this policy and related administrative procedures.

Wind-Down (Voluntary)

Faculty members serving a threemulti-year contract may request, in writing, a reduced load during the term of their contract. When a faculty member makes such a request and is granted a reduced load, no additional multi-year contract will be offered. Upon approval of a request for a reduced load, the faculty member shall be placed in "wind-down" contractual status, with a proportionate reduction in compensation, and shall continue to serve at such reduced contract level for the remainder of the term of his or her employment contract. For purposes of this provision, "wind-down contractual status" refers to effective nonrenewal of a multi-year contract.

Once approved, a reduced contract request may not be withdrawn by the faculty member. Accordingly, the contractual workload may not thereafter be increased, except as necessary to meet extenuating circumstances for the benefit of the College District or as required by law. Any increase in contractual workload after a reduction shall be approved in writing by the Chancellor. The Chancellor shall promulgate procedures for the submission and evaluation of requests for reduced load.

Requests for modifications or reductions to faculty load that may otherwise be authorized by law or College District policy shall be considered and/or provided in accordance with same.

Nothing contained herein shall prohibit the College District from initiating- a wind-down of a multi-year contract issued to any contractual employee if it is determined, at the sole discretion of the Chancellor or a designee, to be in the best interest of the College District.

Part-Time Faculty

Part-time faculty members shall be employed under a contract for part-time credit teaching that shall include a special employment agreement and an addendum listing part-time faculty responsibilities.

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TERM CONTRACTS NONRENEWAL

DMAB (LOCAL)

Faculty Members on One-YearFull-Time Faculty Contracts

The employment of a faculty member serving on a <u>full-time faculty contract</u> one year contract may be concluded at the end of the contract term. If it is the intent of the College District not to recommend renewal of a faculty member's contract for the ensuing academic year, the faculty member shall be notified, in writing, <u>in accordance with applicable laws and College District policies and procedures. If the term of the contract is one year, such notice will be provided in the current contract year; if the contract term is longer than one year, notice may be provided in or before the final year of the contract term. <u>usually by the Vice President of Instruction, on or before the last day in March of the current contract year.</u></u>

A faculty member whose current employment with the College District has continued uninterrupted for the previous six years or more at the time he or she receives notice of intention to recommend nonrenewal shall be afforded the procedural rights in DMAA(LOCAL) even though he or she may be on a one-year contract at the time of such notice.

Faculty Members on Three-Year Contract If it is the intention of a supervisor to recommend against re-employment of a faculty member who is on a three-year contract, the supervisor shall normally confer with the college president, and, if the college president concurs in the intention not to re-employ the faculty member, the supervisor must inform the faculty member by memorandum on or before the first day of March of the final year of the three-year contract. This memorandum shall contain a full statement of the reasons why renewal of the contract will not be recommended.

Request for Hearing Grievance Rights

The Board designates the director of human resources as the person to whom a faculty member may present a grievance on an issue related to their nonrenewal.

A faculty member may, within ten days after receipt of such memorandum notice, submit to the college president Chief Human Resources Officer a written request for a hearing on the present a grievance on the matter of intention to recommend nonrenewal.

The hearing shall be held according to procedures in DMAA(LO-CAL).

If a hearing is not requested a grievance request is not received, the nonrenewal shall become effective as described in the notice.

Grievance Filed Under Education Code 51.960 The Board designates the director of human resources as the person to whom a faculty member may present a grievance on an issue related to his or her nonrenewal.

If a faculty member wishes to present a grievance under Education Code 51.960, it is recommended that he or she file a request to

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TERM CONTRACTS NONRENEWAL

DMAB (LOCAL)

present the grievance within ten working days after final action on the nonrenewal proceeding.

Once a request to present a grievance has been filed, the conference shall normally be scheduled within seven working days.

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DMAB(LOCAL)-X

ADOPTED: 2 of 2

COMMITTEE REPORT NO. 8.1.a.

Governance Committee Notes for November 10, 2020

A virtual Governance Committee meeting of the Board of Trustees of Dallas College was held Tuesday, November 10, 2020, beginning at 1:03 p.m. on the Cisco Webex platform and was broadcasted via the streaming link: http://www.dcccd.edu/boardmeetingslive. This meeting was convened by Vice Chair Wesley Jameson on behalf of Committee Chair JL Sonny Williams.

Board Members and Officers Present

Monica Lira Bravo

Ms. Charletta Compton

- * Ms. Diana Flores (chair)
- * Mr. Wesley Jameson (vice chair)
 - Mr. Philip J. Ritter
 - Dr. Joe May (secretary and chancellor)
- * Mr. JL Sonny Williams (committee chair)

Members Absent

Ms. Dorothy Zimmerman

- * Denotes a committee member
- 1. Roll Call Announcement of a Quorum confirmed by Iris Freemon.
- Certification of Notice posted for the meeting confirmed by Chancellor Joe May.
- 3. Citizens Desiring to Address the Board None.

4. Committee Presentations

A. Board Self-Assessment Summary

Presenter: Perla Molina

- Trustee Jameson stated that everyone (Trustees) had a copy of the summary and was overall very positive feedback. He saw that there was a need for additional training/coaching and opened up the discussion to any of the Trustees to share their thoughts.
- Trustee Flores identified that the section "Education and Training" was an area the Board had been consistent on. She asked if the

- Board would be willing to dedicate specific-ongoing-designated time to do appropriate training.
- Trustee Jameson stated that there was opportunity and suggestions
 of doing a quarterly-based training through AACC but believed
 focusing on the lower-scoring areas would be beneficial.
- Trustee Compton asked if there was a copy of the survey results to share on the screen and if it was shared with the public. Molina confirmed that a copy was shared with all Trustees but not with the public as it was not on the agenda. Trustee Flores added that the survey had some confidential information, but the results weren't being kept secret.
- Trustee Jameson confirmed the summary was general with no specific indications; it's solely based on the five-point system. He expressed the option to share with the public due to the meeting not being an executive session. He did not mind showing the questions and results on the screen for public view. He found five questions that were low scoring and wanted to address those specifically; however, the rest of the survey was overall positive.
- Trustee Jameson identified one 11.10 of discussion as "respect the role of the chancellor as the link between the Board and staff." It was a low-ranking question that should be discussed. Molina shared the self-assessment summary report and results on the screen.
- Trustee Ritter agreed that the results were positive overall, and the results should be shared publicly. Ritter had a concern of what would to be done with the results, as well as the purpose of some of the questions, such as "Board members do not listen to each other." Ritter stated that the Board could benefit from additional training built into the schedule and reviewed with the annual strategic plan.
- Jameson believed the Board overall was in a strong place and requested Molina to compile a list of training opportunities such as conferences. Jameson stated that he believed it would also provide a time of reflection for each Board member to consider their relationship with the Chancellor and the staff.
- Trustee Flores agreed that, overall, the Board had a well-balanced working relationship. Differences of opinion were healthy. Discussions happen, decisions were made, then they all moved forward. Flores highlighted that due to COVID, the Board couldn't be amongst the community, which affected how the public felt. The public expressed that they'd like to hear from their elected officials—this was something to consider. Flores confirmed that she would be communicating more with District6 constituents. Flores also expressed that if the Board did not feel strongly in specific areas and others felt the same, all needed to take note of it.
- Trustee Jameson stated that the Board did not have to stay focused on the low-ranked questions. It could be any area that someone felt should be brought up through continuous education. Jameson

wanted to be sure everyone was involved and proactive. Jameson asked if there were any questions or concerns. None were raised.

5. <u>Items for Review</u>

- A. Committee Notes
 - 1) Governance Committee Notes for October 6, 2020 No comments, questions or edits made.

6. Executive Session

None was required.

7. Adjournment at 1:24 p.m.

Captioned video and transcripts for Dallas College Board Meetings are available at our website, <u>www.dcccd.edu/boardmeetingslive</u>, under the Archived Videos section.

COMMITTEE REPORT NO. 8.1.b.

Finance Committee Notes for September 14, 2021

A Finance Committee hybrid meeting of the Board of Trustees of the Dallas College was held Tuesday, September 14, 2021, beginning at 3:55 p.m. at the administrative office and was broadcasted via the streaming link: http://www.dccd.edu/boardmeetingslive. This meeting was convened by Committee Chair Cliff Boyd.

Board Members and Officers Present

- * Mr. Cliff Boyd (committee chair)
 - Ms. Monica Lira Bravo
- * Ms. Charletta Rogers Compton
 - Ms. Diana Flores
 - Dr. Joe May (secretary and chancellor)
- * Mr. Phil Ritter
 - Ms. Dorothy Zimmermann

Board Members Absent

None.

- * Denotes a committee member
- 1. Roll Call Announcement of a Quorum confirmed by Committee Chair Cliff Boyd.
- 2. Certification of Notice Posted for the meeting confirmed by Chancellor Joe May.
- 3. Citizens Desiring to Address the Board None.

4. Committee Presentations

1. Dallas College Property Tax Review

Presenter: John Robertson

Chief Financial Officer John Robertson presented an overview of the property taxes and related definitions, rules and procedures. There were two components of the tax rate reviewed:

 Maintenance & Operation (M&O) – revenue for college operations and programs • Interest & Sinking Fund (I&S) – revenue used to pay the debt service on Board approved debt

Two years ago, the state legislature created a new program which included the No New Revenue Rate (NNR) and the Voter Approval Rate (VAR). The NNR provides the same amounts of revenue based on current certified and prior year adjusted taxable assessed value. The VAR is the NNR multiplied by 1.08 (cap).

Dallas College proposed rate that was above the NNR but below the VAR, which required only one public hearing. Next year, the board would propose the tax rate at the August board meeting and at the September board meeting, hold a hearing and adopt the tax rate.

 Redistricting 2021: Process and Guidelines Concerning Redistricting Following Release of 2020 Census Data Presenter: David Mendez, Bickerstaff Heath Delgado Acosta LLP

David Mendez from Bickerstaff Heath Delgado Acosta presented the redistricting process with an overview of legal changes and policies. This firm represents Dallas College with districting and redistricting matters and was in the process of developing an initial assessment for Dallas College.

For the 2021 year, the redistricting timeline was about 100 days:

- September Written report available by the end of the month
- October Formal presentation of the initial assessment report
- November & December Work Sessions and Board proposed plan would be available for public comment.
- January Final plan must be adopted by January 19, 2022

In the past decade, Texas grew at about a 14% rate of increase and Dallas County grew by about 10%. The population expanded to 2.6 million with increases in diversity of the county by Hispanic and Asian population growth. A new multi-racial category encompassed 2% of the county population.

Dallas College trustees were elected from seven single member districts within Dallas County, so each district is considered 1/7th of the total number of persons in the county. Realigning the district boundaries allowed for a balance in the number of constituents, diversity in the district, and examines the voting strength of the district as well.

Trustee Boyd asked for a list of highly referred-to state demographers. David Mendez would get references to the Board.

5. Overview of Regular Agenda Items

- 1. Orders
 - a. Adoption of Order Adopting Guidelines for Persons Submitting Specific Redistricting Proposals and Providing Comments
 - b. Adoption of Order Adopting Criteria for Use in 2021 Redistricting Process
- 2. Finance Item
 - a. Adoption of Resolution Levying the Ad Valorem Tax Rate for Tax Year 2021
- 3. Policy Item First Reading
 - a. Approval of Amendment to Policy Concerning Purchasing and Acquisition CF (LOCAL)

6. <u>Items for Review</u>

- 1. Committee Notes
 - a. Finance Committee Notes for 2021
- 7. Executive Session was not required.
- 8. Adjournment was at 5:00 p.m.

Captioned video and transcripts for Dallas College Board Meetings are available at our website, www.dcccd.edu/boardmeetingslive, under the Archived Videos section.

COMMITTEE REPORT NO. 8.1.c.

Education Workforce Committee Notes for October 5, 2021

An Education Workforce hybrid meeting of the Board of Trustees of Dallas College was held Tuesday, October 5, 2021, beginning at 3:43 p.m. at the Administrative office in room 036 and was broadcasted via the streaming link: http://www.dcccd.edu/boardmeetingslive. This meeting was convened by Committee Chair Phil Ritter.

Board Members and Officers Present

- Mr. Cliff Boyd
- * Ms. Monica Lira Bravo
- * Ms. Diana Flores
 - Dr. Joe May (secretary and chancellor)
- * Mr. Phil Ritter (committee chair)
 - Ms. Dorothy Zimmermann

Members Absent

Ms. Charletta Rogers Compton

- * Denotes a committee member
- 1. **Roll Call Announcement of a Quorum** confirmed by Committee Chair Phil Ritter.
- Certification of Notice Posted for the meeting confirmed by Chancellor Joe May.
- 3. Citizens Desiring to Address the Board None.

4. Committee Presentations

1. Fall 2021 Enrollment Update Presenter: Marisa Pierce

Committee Chair Ritter noted that the Fall 2021 Enrollment update would be deferred to a future board meeting at the request of Chancellor May, due to time constraints.

2. Faculty Evaluations and Contracts: A Dallas College Model Presenter: Sherri Enright, Shawnda Floyd, Tricia Horatio

Chancellor May gave a brief introduction about faculty evaluations and contracts and introduced Dr. Floyd to present.

Floyd confirmed the faculty evaluation system had been the same since 1984. She explained that there was a group reviewing this system currently to ensure it was relevant and aligned with our current organizational model. Floyd mentioned human resources was engaged in an overall review of the performance evaluation process. She referenced faculty contracts being linked to faculty performance moving forward.

Enright reminded the Board members about their previous discussions on the new performance evaluation approach. She mentioned the current evaluation system was not based on performance-based competencies and the new evaluation would have performance-based competencies with relevant job-specific competencies, which would be tied to merit-based pay.

Chancellor May confirmed this would come before the Board for approval at a future meeting.

Enright explained job performance would be aligned with Dallas College mission, vision, goals, and incorporate the V2MOM process. She described the team identified included faculty who were working toward this goal.

Enright identified the plan for 2022: first quarter, identify core competencies with common and job-family related competencies; second quarter, receive input from key stakeholders and align; third quarter, bring new plan to the Board for review and approval.

Committee Chair Ritter asked if behavioral competencies had been defined yet and asked if it would be the same for all employees including administrators, staff and faculty.

Enright answered these were not currently identified and that the process would be a list that will be reviewed by the task force, Chancellor, the Board, and others who would work to identify the behavioral competencies.

Committee Chair Ritter asked if faculty would be giving input through the process.

Enright responded that faculty would be working on the performance-based process with all stakeholders having input on behavioral competencies.

Enright gave updated numbers of faculty as of end of August with 737 on three-year rolling contracts and 115 faculty on one-year contracts. She explained that the provision of three-year rolling contracts is unique to Dallas College. Enright introduced Tricia Horatio to discuss the aspects of the contracts.

Horatio walked the Board through three-year provisions for rolling contracts and described Texas Education Code 51.943 which was provided to the Board. She explained the difference for academic year, what the requirements of the code defined, and how Dallas College already meets and exceeds those requirements.

Horatio talked about the historical facts of the Dallas College three-year rolling contract and traced the records back to 1987, with a possible implementation in 1965. In summary, the current policy would allow for a faculty member who had completed three one-year contracts successfully, to be placed on a three-year rolling contract offered at the end of each year and would continue for length of the individual's employment only to be completed if terminated after a thorough due process hearing, retirement, or death.

Horatio shared what other colleges are currently offering their faculty compared with what Dallas College is offering.

Floyd commented that periodic review of the evaluation process that impacts faculty was a way for Dallas College to keep current faculty under contract and attract new faculty in the future.

Horatio explained the next steps would be to revise the two policies DCA and DLA for contractual policies based on current discussions.

Enright explained this process would get Dallas College in line with the contract timeline.

Committee Chair Ritter asked if each contract would have a different tool in their contract.

Chancellor May said that it would be a tool for all faculty.

Committee Chair Ritter asked if the evaluation tool is being designed by faculty and overseen by faculty.

Floyd answered leadership would be involved and eighteen faculty had been identified as part of the task force. She said there would be an aggressive timeline and SharePoint site available for all employee to access the work being done.

Chancellor May referenced their hard work and thanked the faculty council for their work on this issue. He confirmed the new process would align with where Dallas College was headed.

Trustee Flores talked about the student evaluations that were done at the end of semester which was not currently considered on the faculty evaluations. She wanted that addressed in this future evaluation process. Flores thanked everyone for responding to the Board with information about the three-year rolling contracts and shared her approval of removing the rolling three-year for many reasons. She stated that current three-year rolling contracts would be honored and would like to know what happened at the end of that contract.

Committee Chair Ritter thanked the faculty for being involved in this task force and the work surrounding the consolidation to one college. He described how the faculty was the group that worked with students and the importance to reward and maintain our faculty in this process. Committee Chair Ritter stated this was one of the most important conversations at the Board level, currently.

5. Items for Review

- 1. Committee Meetings
 - a. Education Workforce Committee Notes for September 14, 2021 There was no discussion on the notes.

6. Executive Session

None.

7. **Adjournment** at 4:07 p.m.

Captioned video and transcripts for Dallas College Board Meetings are available at our website, <u>www.dcccd.edu/boardmeetingslive</u>, under the Archived Videos section.

INFORMATIVE REPORT NO. 8.2.

Current Funds Operating Budget Report (September 2021)

The Chancellor presents the report of the current funds operating budget for review for the period ending September 30, 2021.

2021-22 CURRENT FUNDS OPERATING BUDGET

REVENUES & EXPENDITURES

Year-to-Date September 30, 2021

	r ear-to-Date September 50, 2021					
		Approved Budget		Allocated Budget	Year-To-Date Actuals	Percent Budget
REVENUES	-					
State Appropriations	\$	91,194,679	\$	91,194,679 \$	14,376,948	15.8%
Tuition		123,803,252		123,803,252	51,963,077	42.0%
Less: Waivers & Discounts		(28,080,465)		(28,080,465)	(599,302)	2.1%
Less: TPEG Set Aside		(5,452,787)		(5,452,787)	_	0.0%
Total Net Tuition		90,270,000		90,270,000	51,363,774	56.9%
Taxes		307,670,824		307,670,824	=	0.0%
Federal Grants & Contracts (Work Study)		625,000		625,000	27,287	4.4%
Investment Income		575,000		575,000	72,723	12.6%
General Revenue		1,250,000		1,250,000	17,474	1.4%
CARES Lost Revenue Recovery		3,300,000		3,300,000	=	0.0%
Subtotal Revenue		494,885,503		494,885,503	65,858,206	13.3%
Transfers-In		-		17,070,711	n/a	n/a
TOTAL REVENUE		494,885,503		511,956,214	65,858,206	12.9%
		Approved Budget		Allocated Budget	Year-to-Date Actuals	Percent Budget
EXPENSES		6		8		8
Salaries & Wages	\$	316,169,978	\$	299,476,098 \$	24,935,208	8.3%
Staff Benefits		38,809,593		37,152,775	2,327,476	6.3%
Purchased Services		42,663,412		50,373,936	10,419,680	20.7%
Operating Expenses		53,942,520		72,850,572	2,784,708	3.8%
Supplies & Equipment		40,500,000		10.105.004	120,661	
				49,195,984	439,664	0.9%
Subtotal Expenses		492,085,503		49,195,984 509,049,365	40,906,737	0.9% 8.0%
Subtotal Expenses						
Subtotal Expenses Transfers to Other Funds:		492,085,503		509,049,365		8.0%
Subtotal Expenses Transfers to Other Funds: Institutional Matching - Contracts/Grants		492,085,503		509,049,365 2,800,000	40,906,737	8.0% 0.0%
Subtotal Expenses Transfers to Other Funds: Institutional Matching - Contracts/Grants Capital Budget		492,085,503 2,800,000 - 494,885,503		509,049,365 2,800,000 106,849 511,956,214	40,906,737 n/a 40,906,737	8.0% 0.0% n/a 8.0%
Subtotal Expenses Transfers to Other Funds: Institutional Matching - Contracts/Grants Capital Budget TOTAL EXPENSES		492,085,503 2,800,000 - 494,885,503 Prior Month	(509,049,365 2,800,000 106,849 511,956,214 Current Month	40,906,737 n/a 40,906,737 Current Month	8.0% 0.0% n/a 8.0% Year-to-Date
Subtotal Expenses Transfers to Other Funds: Institutional Matching - Contracts/Grants Capital Budget TOTAL EXPENSES CASH ON HAND		492,085,503 2,800,000 - 494,885,503 Prior Month Balance		509,049,365 2,800,000 106,849 511,956,214 Current Month Net Change	40,906,737 n/a 40,906,737 Current Month Balance	8.0% 0.0% n/a 8.0% Year-to-Date Net Change
Subtotal Expenses Transfers to Other Funds: Institutional Matching - Contracts/Grants Capital Budget TOTAL EXPENSES CASH ON HAND Pools & Banks	\$	492,085,503 2,800,000 494,885,503 Prior Month Balance 124,301,994	\$	509,049,365 2,800,000 106,849 511,956,214 Current Month Net Change (52,260,488) \$	40,906,737 n/a 40,906,737 Current Month Balance 72,041,506	8.0% 0.0% n/a 8.0% Year-to-Date Net Change \$ (89,656,426)
Subtotal Expenses Transfers to Other Funds: Institutional Matching - Contracts/Grants Capital Budget TOTAL EXPENSES CASH ON HAND		492,085,503 2,800,000 - 494,885,503 Prior Month Balance		509,049,365 2,800,000 106,849 511,956,214 Current Month Net Change	40,906,737 n/a 40,906,737 Current Month Balance 72,041,506 29,982,870	8.0% 0.0% n/a 8.0% Year-to-Date Net Change

INFORMATIVE REPORT NO. 8.3.

Monthly Award and Change Order Summary

Listed below are the awards and change orders approved by the Chief Financial Officer in September 2021.

CHANGE ORDERS

CHRIGE	TADLIA
Brown Reynolds Watford Architects, I	Early College High School - Mountain
Inc.	View Campus
Purchase Order No. B37702	Change Order No. 3
Scope Architectural services for the development Building at Mountain View.	of the Early College High School
Change This additional service provides a slope starequested by the City of Dallas.	pility analysis to the escarpment study
Original Contract Amount	\$1,384,900
Change Order Limit/Continge	ency \$0
Prior Change Order Total An	nounts \$195,245
Net Change	\$3,400
Revised Contract Amount	\$1,583,545

Campos Engineering, Inc.	Commissioning and Testing, Adjusting, & Balancing (TAB) - Richland Campus			
Purchase Order No. B39020	Change Order No. 1			
Scope Commissioning and Testing, Adjusting, Early College High School Workforce.	& Balancing (TAB) services for Richland			
<u>Change</u> This additional service provides building envelope testing services.				
Original Contract Amount	\$78,600			
Change Order Limit/Contin	gency \$0			
Prior Change Order Total	Amounts \$0			
Net Change	\$33,000			
Revised Contract Amount	\$111,600			

Perkins and Will, Inc. Student Success Center & Academic

Building - Eastfield Campus

Purchase Order No. B37711 Change Order No. 2

Scope

Provide professional architectural/engineering services for the design and construction administration for the Student Success Center and Academic Building at Eastfield.

Change

This additional service includes design work to relocate 11 IDF air conditioners from the roof to the ground, per the construction standards amendment.

Original Contract Amount	\$3,422,600	
Change Order Limit/Contingency	\$0	
Prior Change Order Total Amounts	\$11,000	
Net Change	\$13,994	
Revised Contract Amount	\$3,447,594	

SHI-Government Solutions, Inc. Facility Condition Assessment

Purchase Order No. B38566 Change Order No. 1

Scope

Provide facility condition assessment (FCA) to architectural, mechanical, electrical, plumbing, and side/infrastructure components.

Change

This additional service adds the Culinary Building to the FCA project.

Original Contract Amount	\$452,481	
Change Order Limit/Contingency	\$0	
Prior Change Order Total Amounts	\$0	
Net Change	\$6,375	
Revised Contract Amount	\$458,856	

Convergint	Technologies	- Bid # RFP-	IT Security	System	Integration

2019-25

Purchase Order No. B37559 Change Order No. 3

Scope

Collegewide Security System Integration.

Change

This change order provides additional access control doors, equipment and cameras at Eastfield and Mountain View, as required after field verification.

Original Contract Amount	\$13,900,419
Change Order Limit/Contingency	\$2,085,063
Prior Change Order Total Amounts	\$106,515
Net Change	\$36,865
Revised Contract Amount	\$14,043,799

Convergint Technologies - Bid # RFP- IT Security System Integration

2019-25

Purchase Order No. B37559 Change Order No.4

Scope

Collegewide Security System Integration.

Change

This change order provides additional access control doors, equipment and cameras as required after field verification at Cedar Valley, Mountain View and Richland. The request also adds security padlocks and replaces damaged security equipment at Richland.

Original Contract Amount	\$13,900,419
Change Order Limit/Contingency	\$2,085,063
Prior Change Order Total Amounts	\$143,380
Net Change	\$202,633
Revised Contract Amount	\$14,246,432

Mart, Inc. – RFBC 2019-16	IT Closet Upgrades – Cedar Valley

Campus

Purchase Order No. B37290 Change Order No. 14

Scope

IT Closet Upgrades at Cedar Valley Campus.

Change

This change order deducts the cost for time and material not needed to complete additional conduits run for security access control at buildings B and M.

Original Contract Amount	\$7,119,379
Change Order Limit/Contingency	\$1,067,907
Prior Change Order Total Amounts	\$142,259
Net Change	-\$3,799
Revised Contract Amount	\$7,257,839

Mart, Inc. – TIPS # 200201	Modular Buildings -	- Richland Campus
----------------------------	---------------------	-------------------

Purchase Order No. B38583 Change Order No. 1

Scope

Install piers for modular buildings at Richland.

Change

This change order adds installation of 7 piers and 19 grade beams for building support and avoidance of existing underground utilities.

Original Contract Amount \$364,300	
Change Order Limit/Contingency \$54,645	
Prior Change Order Total Amounts \$0	
Net Change \$42,482	
Revised Contract Amount \$406,782	

Prism Electric,	Inc.	Exterior	Lighting -	- Bill	J. Priest

Purchase Order No. B38625 Change Order No. 2

Scope

Replace all exterior lighting poles and wall packs at Bill J. Priest.

Change

This change order replaces failed underground electrical conduits and wire to power the exterior lights.

Original Contract Amount	\$49,371
Change Order Limit/Contingency	\$7,406
Prior Change Order Total Amounts	\$2,517
Net Change	\$10,334
Revised Contract Amount	\$62,222

SCM Construction Services–Bid # 2020- IT Closet Upgrades – Eastfield Campus 53

Purchase Order No. B37540 Change Order No. 6

Scope

Construction services for IT closet upgrades at Eastfield.

Change

This change order adds rack power, relocations and cable for UPS connections.

Original Contract Amount	\$5,164,000
Change Order Limit/Contingency	\$774,600
Prior Change Order Total Amounts	\$788,263
Net Change	\$14,936
Revised Contract Amount	\$5,967,199

SCM Construction Services–Bid # 2020- IT Closet Upgrades – Eastfield Campus 53

Purchase Order No. B37540 Change Order No.7

Scope

Construction services for IT closet upgrades at Eastfield.

Change

This change order removes the cable decommissioning scope and adds installation cost for nine CAT6 cables.

Original Contract Amount	\$5,164,000
Change Order Limit/Contingency	\$774,600
Prior Change Order Total Amounts	\$803,200
Net Change	-\$16,591
Revised Contract Amount	\$5,950,609

INFORMATIVE REPORT NO. 8.4.

Notice of Grant Awards (November 2021)

The Notice of Grants Awards report reflects alignment with the current Dallas College Strategic Priorities. The report references the following six priorities:

- 1. Impact Income Disparity throughout our community
- 2. Streamline and Support Navigation to and Through Our College and Beyond
- 3. Strengthen the Career Connected Learner Network and Implement the Student-Centric One College Organization
- 4. Foster an Equitable, Diverse and Inclusive Environment for Employees and Students
- 5. Redesign Professional Development to Create a Diverse and Inclusive High Performing Work and Learning Environment
- 6. Serve as the Primary Provider in the Talent Supply Chain Throughout the Region

Funding agencies define fiscal years for each grant, which often do not align with Dallas College's fiscal year. Dallas College administers grants in accordance with the requirements of the funding agency and its own policies and procedures. This report is for informative purposes only.

Dallas College – Eastfield Campus

PURPOSE

The Developing Hispanic-Serving Institutions (DHSI) Program provides grants to assist HSIs to expand educational opportunities for, and improve the attainment of, Hispanic students. These grants also enable HSIs to expand and enhance their academic offerings, program quality and institutional stability.

 PRIORITY
 FUNDING SOURCE
 STUDENTS SERVED
 AMOUNT
 TERM

 1
 USDE
 15,000
 \$589,950
 10/01/2021 - 09/30/2022

RECIPIENT

Dallas College – North Lake Campus

PURPOSE

The Developing Hispanic Serving Institution Program provides grants to assist HSIs to expand educational opportunities for and improve the attainment of Hispanic students. These grants also enable HSIs to expand and enhance their academic offerings, program quality and institutional stability.

<u>PRIORITY</u>	FUNDING SOURCE	STUDENTS SERVED	<u>AMOUNT</u>	<u>TERM</u>
1	USDE	12,000	\$599,994	10/1/2021 -
				9/30/2022

RECIPIENT

Dallas College – Career Connected Learning

PURPOSE

A de-obligation \$1,330,000 to the WIOA Youth Services 2020-2021 project year of unspent funds. The funding agency will allow \$30,000 remaining from the 2020-2021 to carry over to the new 2021-2022 project year award of \$265,000.

<u>PRIORITY</u>	FUNDING SOURCE	STUDENTS SERVED	<u>AMOUNT</u>	<u>TERM</u>
1, 3, 6	DCLWDB – Dallas	600	\$1,330,000	10/1/2020 -
	County Local Workforce		(decrease)	9/30/21
	Development Board			

Dallas College - Career Connected Learning

PURPOSE

Dallas County Local Workforce Board of Dallas County (DCLWBDC) awarded Dallas College \$116,114 in Workforce Integration Initiative funds to provide virtual and face-to-face career navigation and supportive services to adults participating in the Adult Education and Literacy program in the Dallas workforce development area that will enable them to effectively achieve an educational gain, participate in job training and retraining programs, obtain employment. This is a de-obligation of \$14,390 of this award to match the unspent amount by the college.

PRIORITY	FUNDING SOURCE	STUDENTS SERVED	<u>AMOUNT</u>	<u>TERM</u>
1, 3, 6	DCLWDB	7,074	\$14,390	7/1/2021 -
			(decrease)	6/30/2022

RECIPIENT

Dallas College - Career Connected Learning

PURPOSE

A new award for the WIOA Youth Services program to provide high demand occupation program training for out of school youth for 2021 - 2022 program year.

<u>PRIORITY</u>	FUNDING SOURCE	STUDENTS SERVED	<u>AMOUNT</u>	<u>TERM</u>
3, 6	DCLWDB	100	\$265,000	7/1/2021 -
				6/30/2022

RECIPIENT

Dallas College - North Lake Campus

PURPOSE

Upward Bound is a federally funded program designed to assist students in improving their academic skills, successfully completing their high school education, and enrolling in and graduating from post-secondary institutions.

<u>PRIORITY</u>	FUNDING SOURCE	STUDENTS SERVED	<u>AMOUNT</u>	<u>TERM</u>
1	USDE	65	\$312,480	09/01/2021 -
				08/31/2022

Dallas College - Eastfield Campus

PURPOSE

Upward Bound provides fundamental support to participants in their preparation for college entrance. The program provides opportunities for participants to succeed in their precollege performance and ultimately in their higher education pursuits. Upward Bound serves: high school students from low-income families; and high school students from families in which neither parent holds a bachelor's degree. The goal of Upward Bound is to increase the rate at which participants complete secondary education and enroll in and graduate from institutions of postsecondary education.

<u>PRIORITY</u>	FUNDING SOURCE	STUDENTS SERVED	<u>AMOUNT</u>	<u>TERM</u>
1	USDE	70	\$347,196	09/01/2021-
				08/31/2022

RECIPIENT

Dallas College - Workforce and Advancement

PURPOSE

This grant will enhance the ability of public community colleges to respond to industry and workforce training needs and to develop incentives for public community colleges to provide customized assessment and training in a timely and efficient manner.

<u>PRIORITY</u>	FUNDING SOURCE	STUDENTS SERVED	<u>AMOUNT</u>	<u>TERM</u>
6	TWC	223	\$499,998	08/31/2021-
				08/31/2022

RECIPIENT

Dallas College - El Centro Campus

PURPOSE

The Developing Hispanic Serving Institutions Program provides grants to assist HSIs to expand educational opportunities for and improve the attainment of Hispanic students. These grants also enable HSIs to expand and enhance their academic offerings, program quality and institutional stability.

<u>PRIORITY</u>	FUNDING SOURCE	STUDENTS SERVED	<u>AMOUNT</u>	<u>TERM</u>
1	USDE	14,000	\$595,124	10/01/2021 -
				09/30/2022

Dallas College - Eastfield Campus

PURPOSE

The purpose of the TRIO Student Support Services (SSS) program is to equip institutions of higher education to provide opportunities for academic development, assist students with basic college requirements, and to motivate students toward the successful completion of their postsecondary education. The goal of SSS is to increase the college retention and graduation rates of its participants who are first-generation, low-income, and/or students with disabilities.

<u>PRIORITY</u>	FUNDING SOURCE	STUDENTS SERVED	<u>AMOUNT</u>	<u>TERM</u>
4	USDE	283	\$360,614	09/01/2021-
				08/31/2022

RECIPIENT

Dallas College - Richland Campus

PURPOSE

The Upward Bound provides support to participants in their preparation for college entrance. The program provides opportunities for participants to succeed in their precollege performance and ultimately in their higher education pursuits. Upward Bound serves: high school students from low-income families; and high school students from families in which neither parent holds a bachelor's degree. The goal of Upward Bound is to increase the rate at which participants complete secondary education and enroll in and graduate from institutions of postsecondary education. This is a de-obligation of excessive carryover funds from previous project years.

<u>PRIORITY</u>	FUNDING SOURCE	STUDENTS SERVED	<u>AMOUNT</u>	<u>TERM</u>
1	USDE	50	\$103,000	09/01/2021-
			(decrease)	08/31/2022

Grant Awards Reported in Fiscal Year 2021-2022

September 2021

\$537,373

October 2021

\$8,177,584

November 2021

\$2,122,966

December 2021

January 2022

February 2022

March 2022

April 2022

May 2022

June 2022

July 2022

August 2022

Total to Date

\$537,373

INFORMATIVE REPORT NO. 8.5.

Dallas College Foundation Report (September 2021)

The Foundation presents the monthly activity report reflecting incoming donations for scholarships, programs, and services.

Dallas College Foundation Net Assets

09/01/15 \$41,183,692 09/01/16 \$43,049,433 09/01/17 \$52,709,066 09/01/18 \$56,485,722 09/01/19 \$57,812,606 09/01/20 \$64,519,027 09/01/21 \$80,359,110

Gifts Reported in Fiscal Year 2021-2022

Month Reported	<u>Scholarships</u>	Programs & Services	<u>Total</u>
September 2021	\$ 595	\$ 97,106	\$ 97,701
Total	\$ 595	\$ 97,106	\$ 97,701

<u>INFORMATIVE REPORT NO. 8.6</u>



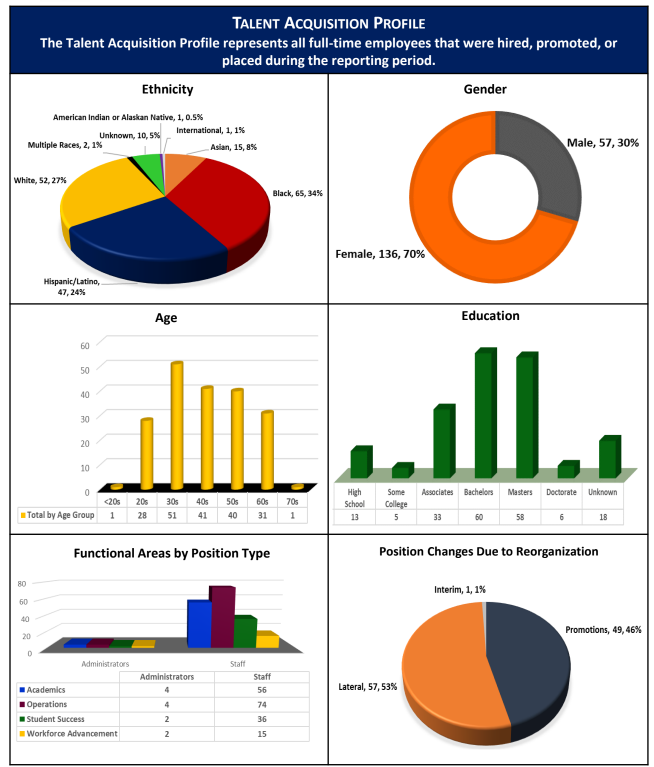
Workforce & Advancement/Ascend Institute Report

(*) Reporting Period: 9/1/21 to 9/30/21

Company	Samples and Types of Training	Length of Class (Hrs)	Participants	Revenue
Aloe Vera of America	Certified in Production Management (cost share)	6	12	\$18,000.00
Construction Education Foundation	Construction, Industrial, ESL, NCCER core (38 classes)	24-80	387	\$84,770.00
City of Plano	Business Productivity	4	9	\$720.00
Dallas County	Leadership webinars (24 classes)	2-4	261	\$8,670.00
Dallas Fire Rescue	Firefighter Cert I-IV, Pump and Fire Ground Ops (65 classes)	18-128	1,848	\$11,340.00
Dallas Joint Plumbers & Pipefitters Training School	Math, Welding, Electrical, AutoCAD (14 classes)	64	178	\$16,020.00
DART	Automotive AC	8	4	\$1,200.00
DeSoto ISD	Phlebotomy Tech	96	14	\$13,720.00
DeSoto ISD	Certified Nurses Assistant (two classes)	100	35	\$35,300.00
DFW Airport	Part 139 Airport Safety (2 classes)	16	42	\$20,790.00
Ecolab	Electrical Troubleshooting	24	7	\$10,500.00
Epiroc	Forklift Certification (Group L)	8	5	\$1,400.00
Garland Chamber/DCMA	DCMA Leadership Academy, Fall 2021	32	22	\$6,400.00
General Motors	Tool & Die Apprenticeship Program - Junior / Senior	868 / 96	5/3	\$89,403.00
Gulf Coast Workforce	Public Speaking, Retailing, Accounting, Comp Apps (4 classes CR)	16	19	\$4,503.00
Meadowstone Place	Emeritus	2.5	20	\$250.00
Micropac, Inc.	Certified in Production Management (cost share)	6	5	\$7,500.00
North Texas Electrical Joint and Apprenticeship Fund	Electrical Construction (25 classes CR)	96	313	\$73,868.00
North Texas Electrical Joint and Apprenticeship Fund	Journeyman Code, Advance Code (3 classes)	48	23	\$1,495.00
The Landon	Emeritus	3	7	\$165.00
United Masonry Contractors Assoc	Masonry I-IV (4 classes)	80	39	\$12,870.00
VAMAS	Vietnamese Languge and Culture (4 classes)	96	32	\$800.00
Wesley-Rankin Community Center	Intro to Finance	16	8	\$2,160.00
			Total :	\$421,844.00



Dallas College Human Capital New Hire/Position Report September 12, 2021 – October 12, 2021

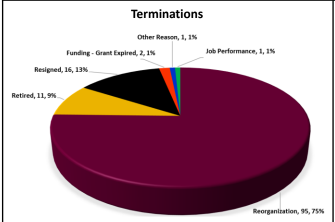


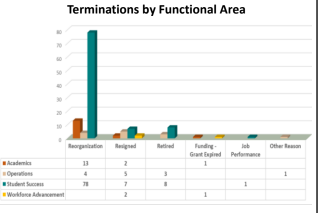


Dallas College Human Capital New Hire/Position Report September 12, 2021 – October 12, 2021

FULL-TIME TERMINATION PROFILE

This profile represents all full-time employees impacted by the Dallas College reorganization or other reasons such as retirement, misconduct, death, etc.

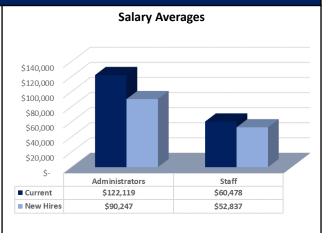




COMPENSATION PROFILE

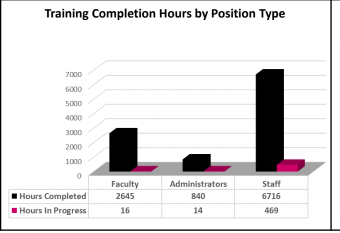
The graphics represent the salary rates of new and promoted employees as well as a comparative analysis of their salaries and the salaries of current employees.





EMPLOYEE TRAINING PROFILE

The charts below represent Professional Development training sessions tracked through Cornerstone.



Top 5 Completed Training Topics

Title	Attendance
2021-2024 FERPA Training	198
2021-2022 KnowBe4 Cybersecurity Awareness Training For Texas	194
2021-2022 Emergency Preparedness	104
2021-2022 Title IX and Sexual Harassment Prevention	104
Introduction to My Community Services (Aunt Bertha)	68

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Dallas College Human Capital New Hire/Position Report September 12, 2021 – October 12, 2021

RECRUITING PROFILE OF DIVERSITYJOBS.COM

This profile is a recruiting overview of Dallas College's presence on DiversityJobs.com. This site publishes to eleven sites focusing on promoting jobs to diverse populations.

