The Blue Book is a resource guide that contains select policies and administrative regulations of the Maricopa County Community College District.


For the comprehensive collection of all approved policies and administrative regulations, visit:

www.maricopa.edu/publicstewardship/governance/index.php

Although this publication is continually updated, the version on the web located at www.maricopa.edu/publicstewardship/governance/index.php is considered the most current version.
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>A1</td>
<td>Introduction</td>
</tr>
<tr>
<td>A2</td>
<td>Governing Board Rights</td>
</tr>
<tr>
<td>A3</td>
<td>Employment Requirements</td>
</tr>
<tr>
<td>A4</td>
<td>Employment Standards (See Board Resources 6.7)</td>
</tr>
<tr>
<td>A5</td>
<td>Military Leave for Military Training</td>
</tr>
<tr>
<td>A6</td>
<td>Military Leave for Active Duty</td>
</tr>
<tr>
<td>A7</td>
<td>Indemnification</td>
</tr>
<tr>
<td>A8</td>
<td>Jury Duty</td>
</tr>
<tr>
<td>A9</td>
<td>Tax-Sheltered Accounts</td>
</tr>
<tr>
<td>A10</td>
<td>Voting for Public Election—Voting Responsibility</td>
</tr>
<tr>
<td>A11</td>
<td>Industrial Compensation</td>
</tr>
<tr>
<td>A12</td>
<td>Arizona State Retirement and Social Security Programs—Pension and Retirement</td>
</tr>
<tr>
<td>A13</td>
<td>Tuition Waiver Educational Assistance</td>
</tr>
<tr>
<td>A14</td>
<td>Employee Policy Administration—Policy Distribution</td>
</tr>
<tr>
<td>A15</td>
<td>Hiring of Relatives</td>
</tr>
<tr>
<td>A16</td>
<td>Holidays</td>
</tr>
<tr>
<td>A-17</td>
<td>Public Stewardship and Ethics</td>
</tr>
</tbody>
</table>
With the adoption of Maricopa Governance, former Governing Board policies that once governed day-to-day operations of the Maricopa County Community Colleges are now administered by the Chancellor and are titled “administrative regulations.”

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1</td>
<td>External Funds ..................................................................................... AR-1</td>
<td></td>
</tr>
<tr>
<td>1.5</td>
<td>Use of College Facilities (1.5.1-1.5.7) .......................................... AR-1</td>
<td></td>
</tr>
<tr>
<td>1.5.1</td>
<td>Definitions ....................................................................................... AR-1</td>
<td></td>
</tr>
<tr>
<td>1.5.2</td>
<td>Scope of Coverage of this Regulation .............................................. AR-1</td>
<td></td>
</tr>
<tr>
<td>1.5.3</td>
<td>General Standards ............................................................................. AR-2</td>
<td></td>
</tr>
<tr>
<td>1.5.4</td>
<td>Written Agreements Required .......................................................... AR-3</td>
<td></td>
</tr>
<tr>
<td>1.5.5</td>
<td>Insurance Requirements ...................................................................... AR-3</td>
<td></td>
</tr>
<tr>
<td>1.5.6</td>
<td>Rent Required and Exceptions .......................................................... AR-4</td>
<td></td>
</tr>
<tr>
<td>1.5.7</td>
<td>Annual Reporting ............................................................................... AR-5</td>
<td></td>
</tr>
<tr>
<td>1.9</td>
<td>Procurement of Goods and Services (1.9.1-1.9.6) ............................... AR-5</td>
<td></td>
</tr>
<tr>
<td>1.9.1</td>
<td>Procurement Conflict of Interest Policy ............................................ AR-5</td>
<td></td>
</tr>
<tr>
<td>1.9.2</td>
<td>Purchasing Authority .......................................................................... AR-6</td>
<td></td>
</tr>
<tr>
<td>1.9.3</td>
<td>Thresholds for Competition ................................................................ AR-7</td>
<td></td>
</tr>
<tr>
<td>1.9.4</td>
<td>Supplier Development Policy .............................................................. AR-7</td>
<td></td>
</tr>
<tr>
<td>1.9.5</td>
<td>Privatization of Services Policy ....................................................... AR-7</td>
<td></td>
</tr>
<tr>
<td>1.9.6</td>
<td>Real Property ..................................................................................... AR-8</td>
<td></td>
</tr>
<tr>
<td>1.11</td>
<td>Off Premise Property Loan (1.11.1-1.11.2) ....................................... AR-9</td>
<td></td>
</tr>
<tr>
<td>1.11.1</td>
<td>Off Premise Property Loan ............................................................... AR-9</td>
<td></td>
</tr>
<tr>
<td>1.11.2</td>
<td>Employee Return of Property and Assets .......................................... AR-10</td>
<td></td>
</tr>
<tr>
<td>1.13</td>
<td>Internal Audit (1.13.1-1.13.2) ............................................................ AR-11</td>
<td></td>
</tr>
<tr>
<td>1.13.1</td>
<td>Internal Audit Authority .................................................................... AR-11</td>
<td></td>
</tr>
<tr>
<td>1.13.2</td>
<td>Internal Audit Access ......................................................................... AR-11</td>
<td></td>
</tr>
<tr>
<td>1.15</td>
<td>Travel (1.15.1-1.15.10) .................................................................... AR-12</td>
<td></td>
</tr>
<tr>
<td>1.15.1</td>
<td>Authority .......................................................................................... AR-12</td>
<td></td>
</tr>
<tr>
<td>1.15.2</td>
<td>Definitions ....................................................................................... AR-12</td>
<td></td>
</tr>
<tr>
<td>1.15.3</td>
<td>Approval Authority ............................................................................ AR-14</td>
<td></td>
</tr>
<tr>
<td>1.15.4</td>
<td>Limitations ....................................................................................... AR-15</td>
<td></td>
</tr>
<tr>
<td>1.15.5</td>
<td>Transportation .................................................................................. AR-16</td>
<td></td>
</tr>
<tr>
<td>1.15.6</td>
<td>Meals and Incidental Expenses (M&amp;IE) - In-State and Out-of-State .... AR-18</td>
<td></td>
</tr>
<tr>
<td>1.15.7</td>
<td>Lodging In-State And Out-of-State ...................................................... AR-20</td>
<td></td>
</tr>
<tr>
<td>1.15.8</td>
<td>Miscellaneous Travel Issues ............................................................... AR-20</td>
<td></td>
</tr>
<tr>
<td>1.15.9</td>
<td>Lodging and M&amp;IE Out-of-Country .................................................... AR-21</td>
<td></td>
</tr>
<tr>
<td>1.15.10</td>
<td>Travel and M&amp;IE for Out-of-State Candidates and Finalists for Employment.. AR-22</td>
<td></td>
</tr>
<tr>
<td>1.17</td>
<td>Cash Handling .................................................................................... AR-22</td>
<td></td>
</tr>
<tr>
<td>1.18</td>
<td>Gifts, Gratuities and Unrelated Compensation .................................. AR-24</td>
<td></td>
</tr>
</tbody>
</table>
# administrative regulations

## students (section 2)

<table>
<thead>
<tr>
<th>Sub-section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.4</td>
<td>College Environment (2.4.1-2.4.13)</td>
<td>AR-30</td>
</tr>
<tr>
<td>2.4.1</td>
<td>General Statement</td>
<td>AR-30</td>
</tr>
<tr>
<td>2.4.2</td>
<td>Nondiscrimination</td>
<td>AR-30</td>
</tr>
<tr>
<td>2.4.3</td>
<td>Equal Opportunity Statement</td>
<td>AR-30</td>
</tr>
<tr>
<td>2.4.4</td>
<td>Sexual Harassment Policy for Employees and Students</td>
<td>AR-30</td>
</tr>
<tr>
<td>2.4.5</td>
<td>Copyright Act Compliance</td>
<td>AR-30</td>
</tr>
<tr>
<td>2.4.6</td>
<td>Emissions Control Compliance</td>
<td>AR-30</td>
</tr>
<tr>
<td>2.4.7</td>
<td>Abuse-Free Environment</td>
<td>AR-30</td>
</tr>
<tr>
<td>2.4.8</td>
<td>Petition Signature Solicitation</td>
<td>AR-35</td>
</tr>
<tr>
<td>2.4.9</td>
<td>Solicitation</td>
<td>AR-35</td>
</tr>
<tr>
<td>2.4.10</td>
<td>Children on Campus</td>
<td>AR-37</td>
</tr>
<tr>
<td>2.4.11</td>
<td>Crime Awareness and Campus Security Act</td>
<td>AR-37</td>
</tr>
<tr>
<td>2.4.12</td>
<td>Workplace Violence Prevention</td>
<td>AR-37</td>
</tr>
<tr>
<td>2.4.13</td>
<td>Student Right to Know</td>
<td>AR-37</td>
</tr>
</tbody>
</table>

## instruction (section 3)

<table>
<thead>
<tr>
<th>Sub-section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.2</td>
<td>Copyright Regulations</td>
<td>AR-38</td>
</tr>
<tr>
<td>3.7</td>
<td>Enrollment Irregularities</td>
<td>AR-38</td>
</tr>
<tr>
<td>3.9</td>
<td>Domesticated Animals on Campus</td>
<td>AR-40</td>
</tr>
</tbody>
</table>

## auxiliary services (section 4)

<table>
<thead>
<tr>
<th>Sub-section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.1</td>
<td>Maricopa Emergency Management System (MEMS)</td>
<td>AR-41</td>
</tr>
<tr>
<td>4.3</td>
<td>Electronic Communications</td>
<td>AR-42</td>
</tr>
<tr>
<td>4.4</td>
<td>Technology Resource Standards</td>
<td>AR-45</td>
</tr>
<tr>
<td>4.5</td>
<td>Computer Software</td>
<td>AR-49</td>
</tr>
<tr>
<td>4.6</td>
<td>Weapons Policy</td>
<td>AR-51</td>
</tr>
<tr>
<td>4.12</td>
<td>Tobacco-free Environment</td>
<td>AR-52</td>
</tr>
<tr>
<td>4.13</td>
<td>Alcoholic Beverage - Usage Regulation</td>
<td>AR-53</td>
</tr>
<tr>
<td>4.14</td>
<td>Motor Vehicle Usage</td>
<td>AR-56</td>
</tr>
<tr>
<td>4.15</td>
<td>Retrieval, Disclosure and Retention of Records</td>
<td>AR-56</td>
</tr>
<tr>
<td>4.16</td>
<td>Maricopa Integrated Risk Assessment</td>
<td>AR-61</td>
</tr>
<tr>
<td>4.18</td>
<td>Consensual Relationships</td>
<td>AR-62</td>
</tr>
<tr>
<td>4.19</td>
<td>MCCCD Marks</td>
<td>AR-64</td>
</tr>
</tbody>
</table>

## non-discrimination policy (section 5)

<table>
<thead>
<tr>
<th>Sub-section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.1</td>
<td>Non Discrimination Policy (5.1.1-5.1.17)</td>
<td>AR-67</td>
</tr>
<tr>
<td>5.1.1</td>
<td>Maricopa County Community College District (Maricopa)</td>
<td>AR-67</td>
</tr>
<tr>
<td>5.1.2</td>
<td>Maricopa EEO Policy (5.1.1-5.1.2)</td>
<td>AR-67</td>
</tr>
<tr>
<td>5.1.3</td>
<td>EEO Policy Statement</td>
<td>AR-67</td>
</tr>
<tr>
<td>5.1.4</td>
<td>EEO Clause</td>
<td>AR-67</td>
</tr>
<tr>
<td>5.1.5</td>
<td>Use of the EEO Policy Statement or EEO Clause</td>
<td>AR-67</td>
</tr>
<tr>
<td>5.1.6</td>
<td>Policy Statement Declaration</td>
<td>AR-67</td>
</tr>
<tr>
<td>5.1.7</td>
<td>Notice of Americans with Disabilities Act (ADA)</td>
<td>AR-68</td>
</tr>
<tr>
<td>5.1.8</td>
<td>Sexual Harassment Policy for Employees and Students</td>
<td>AR-69</td>
</tr>
<tr>
<td>5.1.9</td>
<td>Examples of Policy Violations</td>
<td>AR-69</td>
</tr>
<tr>
<td>5.1.10</td>
<td>Additional Policy Violations</td>
<td>AR-70</td>
</tr>
<tr>
<td>5.1.11</td>
<td>Responsibility for Policy Enforcement</td>
<td>AR-70</td>
</tr>
<tr>
<td>5.1.12</td>
<td>Complaints</td>
<td>AR-70</td>
</tr>
<tr>
<td>5.1.13</td>
<td>Confidentiality</td>
<td>AR-71</td>
</tr>
<tr>
<td>5.1.14</td>
<td>Violation of Law</td>
<td>AR-71</td>
</tr>
<tr>
<td>5.1.15</td>
<td>False Statements Prohibited</td>
<td>AR-71</td>
</tr>
<tr>
<td>5.1.16</td>
<td>Retaliation Prohibited</td>
<td>AR-71</td>
</tr>
</tbody>
</table>
administrative regulations

board resources (section 6)

6.1 Administrative Leave ................................................................. AR-72
6.2 Arizona Student Loan Code of Conduct....................................... AR-72
6.3 Awarding of Emeritus Distinction ................................................. AR-75
6.4 Background Checks ................................................................. AR-76
6.5 College Course Materials ......................................................... AR-76
6.6 Employment Standards ............................................................. AR-78
6.9 Executive Stewardship ............................................................. AR-79
6.11 Identity Theft Red Flag and Security Incident Reporting .... AR-80
6.12 Internal Control .................................................................. AR-82
6.13 International Travel ................................................................. AR-84
6.16 Public Stewardship and Ethics ................................................ AR-86
6.17 Requests for Public Records .................................................... AR-87
6.18 Special Services Employments ............................................... AR-88
6.20 Whistleblower Protection ....................................................... AR-89
6.21 Workplace Violence Prevention ............................................. AR-91

appendices—fiscal management

FM-1 Charter: MCCCD Internal Audit and Management Advisory Services Department .. APPNDX-1
FM-6 Use of MCCCD Facilities Proposed Rental Rate Guidelines........... APPNDX-4
FM-7 Official Function Instructions and Form ................................ APPNDX-6
FM-8 Membership Payment Worksheet ........................................ APPNDX-7
FM-12 MCCCD Internal Audit & Management Advisory Services Audit Intake Form.... APPNDX-8
FM-13 Employee Return of Property and Assets Procedures and Form .......... APPNDX-9

appendices—students

S-14 Procedure for Petition Signature Solicitation ......................... APPNDX-11
S-15 Procedure for Solicitation .................................................. APPNDX-12

appendices—auxiliary services

AS-3 Technology Resources Complaint Process .......................... APPNDX-13
AS-8 Guidelines for Incidental Computer Usage ......................... APPNDX-16
AS-9 Guidelines for Incidental Telephone Usage ....................... APPNDX-17
### a2—governing board rights

The Governing Board of Maricopa County Community College District has vested the Chancellor of this District and his/her designee with the power and authority to establish standard professional conduct, rules, regulations, terms, and conditions of employment which are not in conflict with state or federal statutes and/or employee policy manuals.

The Board and its agents shall have, in addition to all powers, duties, and rights established by constitutional provision or statute, at least but not limited to the following exclusive powers, duties, and rights as specified:

- **A2.1.** Direct the work of its employees.
- **A2.2.** Hire, evaluate, promote, demote, transfer, assign, reassign, and retain employees.
- **A2.3.** Suspend, discipline, or discharge employees for proper cause.
- **A2.4.** Maintain the efficiency of its operation.
- **A2.5.** Relieve its employees from duties because of lack of work, financial exigency, program change, or other legitimate reasons, according to policy manual guidelines.
- **A2.6.** Determine and implement methods, means, assignments, reassignments, and personnel by which its operations are to be conducted.
- **A2.7.** Take such actions as may be necessary to carry out its mission as the Governing Board of the Community Colleges.
- **A2.8.** Manage the physical facilities under its control including any alteration, relocation, or new construction thereof.
- **A2.9.** Initiate, prepare, certify, and administer its budgets.
- **A2.10.** The Governing Board will, as part of its regular meeting agenda, provide a time for employee groups to address the Board.

### a3—employment requirements

Under the Immigration Reform and Control Act of 1986 (IRCA, 8 United States Code § 1324a), all employees hired after November 6, 1986, must show their employers documents that prove their identity and their eligibility to work in this country. Completion of form AR-9 (Employment Eligibility Verification Form) is required.

### a4—employee standards

See Board Resources 6.7 (page AR-78)

### a5—military leave (training)

- **A5.1.** Arizona Revised Statutes provide for release of employee’s who are members of the Arizona National Guard or Reserve Units to attend periods of military training without jeopardizing their positions of employment.
- **A5.2.** National Guard or Reserve Training will be paid up to thirty (30) working days in a two (2) year period. One (1) copy of the employee’s military orders must be presented to the Employee Relations Department to assure continuation of salary while on leave.
- **A5.3.** The training period will not be deducted from the vacation period with pay to which an employee is otherwise entitled and will be considered as a period of work performance in determining eligibility for vacation accrual.

### a6—military leave (active duty)

- **A6.1.** For MCCCD employees, a military leave for active duty will be treated as an Absence for Personal Reasons. Employee’s are due the benefits as designated in their respective policies.
- **A6.2.** Employees on a Military Leave will be paid the difference between their base salary with Maricopa and the total monetary compensation they are receiving from the Military for one year. The amount received will not exceed 100 percent of the
employee’s regular wages. One (1) copy of the employee’s military orders must be presented to Employee Relations.

A6.3. Under the Uniformed Services Employment and Reemployment Act (USERRA, 38 United States Code §4301), an employer must hold an employee’s job for up to five (5) years when an employee is called to active duty and the leave can be intermittent. The employee must give notice upon discharge from active duty.

A7.1. The Maricopa County Community College District (“Maricopa”), to the extent legally permissible, indemnifies and defends its employees against liability for acts or omissions arising out of and in the course of their employment for Maricopa or performing duties related to the conduct of Maricopa business. The General Counsel is authorized to represent Maricopa and/or the employee and direct the defense of any claim, action, suit or proceeding on behalf of Maricopa and the employee for which Maricopa is indemnifying the employee pursuant to this policy. Maricopa retains the right to direct, settle, compromise, appeal, and otherwise defend any such claim, action, suit or proceeding, including representation and the use of counsel as Maricopa deems desirable. In any such event, the employee is expected to cooperate fully.

A7.2. Employees are not represented by counsel employed or retained by Maricopa in grievance procedures, internal discrimination matters, employment dismissal, or other similar proceedings, as these are internal processes which seek to inform Maricopa, its administrators, and Governing Board members regarding the appropriateness of specific conflicts.

A7.3. Maricopa does not provide representation or indemnify employees with regard to criminal offenses, licensure, certification, or similar professional administrative or disciplinary actions, parking or moving vehicle violations, or fees, fines or penalties associated with such violations. Maricopa does not provide representation or indemnification for acts involving intentional misconduct, willful or knowing violation of the law, and transactions from which the individual derives an improper personal benefit. Each employee is expected to comply with federal and state laws, and local ordinances.

A8.1. An employee recommended for jury duty or subpoenaed by the courts which requires absences from assigned work shall notify his/her immediate supervisor of the summons or subpoena. A copy of the subpoena shall be retained by the supervisor. In order to verify an employee attended jury duty, employees are required to provide the compensation department a court document signed by the deputy clerk, jury clerk or jury commission. Personal time will be charged if the employee does not provide the required documentation. No employee will be dismissed or transferred from his/her position because of the length of jury duty.

A8.2. While serving on jury duty and away from assigned work, pay received for jury duty, exclusive of mileage paid, shall be turned over to the College Fiscal Office or the appropriate District officer.

A8.3. Time during the regularly scheduled work day (for the District) not required for jury duty including those occasions when the employee is excused from jury service, is to be utilized in pursuit of District-assigned duties.

The District has authorized the participation of the employees in tax-sheltered programs from those companies recommended by the Employee Benefits Advisory Committee and approved by the Governing Board in accordance with legal requirements. Further information may be obtained from the Employee Benefits Department at the District Office.
Polls normally will be open from 6:00 a.m. to 7:00 p.m.; therefore, employees are expected to cast their votes outside their normal work shifts. An employee who, for exceptional reasons, finds it impossible to vote before or after working hours must request time off, in advance, in writing to the supervisor or appropriate District administrator. Such time off will be scheduled, and will not exceed two (2) hours.

A11.1. The District will provide, at no cost to the employee, Industrial Compensation Insurance. Any injury to an employee during working hours will be reported immediately to his/her immediate supervisor. The employee and the supervisor will complete the necessary paperwork and forward to the Employee Benefits Department within twenty-four (24) hours for processing.

A11.2. An employee absent due to an industrial accident resulting in injury or illness to the employee will be allowed up to thirty (30) days absences without loss of pay and without loss of current or accumulated sick leave. During this thirty (30) day period the district will pay the employee the difference between the wage loss benefit check received under the Industrial Compensation laws of the state to equal his/her daily rate of pay. Beginning the thirty-first (31st) day, sick leave will be reduced by the amount of the difference between the total salary of the employee and the wage loss benefit check received by the employee. The employee will also cease accruing illness hours. At the exhaustion of all illness hours, the District will cease to pay the difference between the benefits check and the employee’s full rate.

A11.3. Any employee off on Industrial Leave of Absence will return to his/her position provided the employee presents a full medical release.

A11.4. Failure to return to duty after an Industrial Leave will be grounds for termination from the District.

An employee of the District is covered under the Federal Social Security System and the Arizona State Retirement System/Plan.

A13.1. Waiver of Fees

A13.1.1. Pursuant to Arizona Revised Statutes §15-1445, the Maricopa Governing Board has approved the waiver of tuition and fees for the following categories of persons:

A13.1.1.1. Full-time employees of the District
A13.1.1.2. Spouses and dependent children of full-time employees (including those under employee’s legal guardianship); and
A13.1.1.3. Adjunct faculty members for a maximum of six (6) credit hours when assigned to teach credit courses, to be taken during the semester in which they teach. Use of a waiver may be deferred to a term that follows the assignment, but use must take place within the same fiscal year of the assignment.

A13.1.2. Tuition and fee waivers are limited to the in-county cost of classes. Other fees, such as lab or towel fees, are not waived and must be paid by the employee.

A13.2. Employee tuition waivers for classes that do not conflict with the employee’s regularly scheduled work hours, and dependent tuition waivers should be handled through the fiscal office of the college where the classes are taken.

A13.3. An eligible employee wishing to take a class that conflicts with his/her normal working hours of accountability must obtain the signatures of this/her supervisor and President/Provost/Vice Chancellor prior to presenting the completed form to the fiscal office. Approvals may be granted in accordance with the following:
A13.3.1. There will be a limit of one (1) class per semester unless approved by the supervisor and President/Provost/Vice Chancellor.

A13.3.2. The class must be offered only during the employee’s regular work schedule.

A13.3.3. Any change in the work schedule must have the approval of the supervisor and President/Provost/Vice Chancellor.

A14.1. Copies of this policy will be printed at the expense of the District.

A14.2. The District will distribute copies of this agreement to all current employees and will provide a copy of these policies to each new employee at the time of orientation.

A15.1. A relative of any employee of the Maricopa County Community College District (District) may apply for, be considered without prejudice for, and be hired into any employment position. However, no employee of the District may be employed where a relative is within the line of supervisory authority, except if the individual in line of supervisory authority has recused themselves as provided in section A14.2, and no employee of the district may be involved in any key decision involving a relative.

A15.2. Responsibility for any employment or key decision regarding a relative of an employee shall be assigned to a manager or supervisor who is not related to either the relative or the employee and who is higher in managerial or supervisory authority than both the employee and the relative, except in extraordinary circumstances. The Vice Chancellor for Human Resources is the sole authority to determine extraordinary circumstances and the appropriate course of action to be taken and the individual in the line of supervisory authority shall recuse himself/herself from all decision-making. The Vice Chancellor for Human Resources will retain appropriate documentation of such actions. If the Vice Chancellor for Human Resources is in the line of supervisory authority of a relative, the Vice Chancellor shall recuse himself/herself and the Chancellor shall name a different member of the Chancellor’s Executive Council to perform this duty.

A15.3. In such cases where an individual is currently employed where a relative is within the line of supervisory authority, a transfer or resignation of one of the parties shall be required (effective with the adoption of this procedure), except as provided in section A14.2. Adoption of this procedure shall address existing situations; inclusion of this provision in this policy shall address any future situations that may arise, for example, if employees marry or otherwise change their employment or personal status to be employed within the line of supervisory authority.

A15.4. Annually, every board approved employee shall file a disclosure naming any relatives who also are an employee of the district. This disclosure also shall include an acknowledgement by the employee that they have read and understand the district’s hiring of relatives policy. Updated disclosures will be submitted by the employee during the year if personal circumstances change.

A15.5. Definitions

A15.5.1. A “relative” includes a parent, step-parent, parent-in-law, brother, stepbrother, sister, stepsister, spouse, son, stepson, daughter, stepdaughter, brother-in-law, sister-in-law, son-in-law, daughter-in-law, grandparent, great-grandparent, grandchild, great-grandchild, aunt, uncle, niece and nephew of the employee or the employee’s spouse. A “relative” also includes a domestic partner of an employee who is claimed as a dependent by the employee for insurance purposes, and a relative (as that term is defined herein) of such domestic partner.

A15.5.2. A “key decision” includes any decision involving the hire, renewal, retention, supervision, promotion, probationary review, initial salary determination, discipline, evaluation, or compensation of a relative.
A key decision does not include a decision that incidentally affects a relative among other employees.

A15.5.3. “Supervise” means to make day-to-day decisions regarding the employment of a person employed by the Maricopa County Community College District, such as work assignments, change in responsibilities, work schedule, and other decisions in direction of such person.

A15.5.4. Line of supervision includes all individuals who have the capacity to approve or determine the outcome of significant personnel actions that may impact an individual. Significant personnel actions include, but are not limited to employment, promotion, transfer, demotion, and disciplinary action.

A15.5.5. “Employee” means a person employed by the Maricopa County Community College District, and includes, but is not limited to, any Governing Board-approved employee, student employee, and person employed under a special service employment.

A16.1. The following designated days are recognized holidays by the District:

SCHEDULE OF PAID HOLIDAYS
Independence Day
Labor Day
Veterans Day
Thanksgiving Day
Friday following Thanksgiving
Winter Recess
Martin Luther King Day
Presidents Day
Spring Recess - 2 Days, Thursday and Friday
Memorial Day

A16.2. At the Chancellor’s option, an additional holiday(s) may be declared during the fiscal year.

The Governing Board of the Maricopa Community College District recognizes the responsibility to demonstrate ethical and professional conduct. In order to demonstrate this commitment to public trust and accountability to the communities that we serve, all Governing Board Members and Board-Approved employees shall be required to participate in training that focuses on public stewardship and institutional ethics. Such training shall be rigorous, practical and application based. Newly hired Board-Approved employees shall be required to participate in training during their probationary period and every two years thereafter. Existing Board-Approved employees shall be required to participate in training within two years of the adoption of this policy and every two years thereafter. The District also shall consider ways of training temporary employees once initial training of Governing Board members and Governing Board-Approved employees is complete. Such training shall also be rigorous, practical and application-based and temporary employees shall be required to participate in training every two years after initial training. The delivery of training to temporaries may differ from that of regular employees, in recognition of the fact that they may work on a part-time or seasonal basis.
Proposals for external funds should relate to the Governing Board goals, and be limited to student financial assistance, instructional improvement, State Vocational Aid extension programs, workforce development, Skill Center operations, institutional development and strengthening, or development and operations of programs for protected classes and special populations.

Every grant (regardless of the amount) that requires intergovernmental agreements shall first be presented to the MCCCD Governing Board. Regular reports of all grants, regardless of amount, will be provided to the Governing Board.

Amended through the Administrative Regulation approval process on January 7, 2002.

ADOPTED into Governance, September 24, 1996
AMENDED Motion No. 8894
AMENDED Motion No. 8895
AMENDED Motion No. 8896

Founding Source:
Governing Board Minutes, December 5, 1978, Motion No. 4105
AMENDEN, April 22, 1980, Motion No. 4525

1.5 Definitions

1. The term “facility” means MCCCD buildings, other structures or land. It includes athletic fields, parking lots, and gymnasiums.

2. The term “non-MCCCD activities” means any activity other than one in which MCCCD is the sole sponsor, in which MCCCD employees strictly plan and manage it, or is a co-sponsor, as defined below.

3. The term “co-sponsor” means any non-commercial activity of an educational or community nature in which MCCCD is an announced and publicized co-sponsor with another organization or organizations. To be a co-sponsor under this regulation, MCCCD personnel must actively participate in the planning and managing of the activity, and the co-sponsorship must be approved at the vice president level or above.

4. The term “hosting” means a circumstance in which an outside [for-profit] entity asks MCCCD to provide facilities and other resources for an event the entity wishes to sponsor that meets all three of the following criteria:
   A. the fee that the outside entity will charge attendees for the event is significant;
   B. the targeted audience for the event is generally commercial; and
   C. the outside party requests that MCCCD facilities and, if applicable, services (such as marketing or e-mail notices to MCCCD employees about the event) be supplied at no cost to that entity in exchange for waivers of registration fees for a certain number of MCCCD employees to attend the event.

1.5.2 Scope of Coverage of this Regulation

1. This regulation covers use of MCCCD facilities for personal, business or non-MCCCD activities, including hosting, by non-MCCCD parties or MCCCD employees or Governing Board members.
2. It excludes activities covered by the administrative regulation entitled “Solicitation.” It also excludes use of facilities by the general public when attending an event, or of facilities open to the public such as libraries. Finally, it excludes instances in which MCCCD is a co-sponsor of an event.

1.5.3 General Standards

1. Use of MCCCD facilities is the use of a public resource. Therefore, facilities use by non-MCCCD parties or MCCCD employees or Governing Board members for personal, business or non-MCCCD activities must be consistent with state law, Maricopa Governance policies and this administrative regulation. The following principles apply to facilities use:

A. MCCCD is not obligated to permit facilities use for any activity that the Vice Chancellor of Business Services, College President, or that official’s designee determines is contrary to public policy or the safety of persons or property, or is not in the best interest of the community or MCCCD.

B. MCCCD employees, Governing Board members, or their relatives or associates may not use MCCCD facilities for personal or business purposes, or for non-MCCCD activities, without complying with the standards and procedures specified in this administrative regulation applicable to non-MCCCD parties. That includes compliance with the requirements for insurance coverage and the payment of rent. MCCCD-sponsored programs for employees, such as health and fitness programs, are considered MCCCD activities under this regulation. At the discretion of the Vice Chancellor of Business Services, College President or that official’s designee, an MCCCD employee or Governing Board member may use facilities for an event without complying with the rent or insurance requirements of this regulation where the event meets the following limited conditions:
   i. The employee or Governing Board member actively participates in the event and is responsible for managing it; and
   ii. The event is for a professional organization in which the employee or Governing Board member actively participates, and whose objectives directly relate to the employee’s work at MCCCD or to the Governing Board member’s MCCCD responsibilities.

The Vice Chancellor of Business Services or College President may establish guidelines for the use of MCCCD facilities under this professional organization exception, including any reasonable reimbursement of expenses as appropriate.

C. Before using MCCCD facilities, non-MCCCD parties must submit certificates of insurance to MCCCD covering that use. Arizona law requires that insurance coverage be provided.

D. Non-MCCCD parties, including non-profit agencies or other public entities, must pay fair market rent unless the use relates directly to MCCCD’s stated mission. Reduced rent, or no charge, is appropriate only as specified in this regulation.

E. MCCCD will not enter into a license or lease agreement, as defined in this regulation, where facilities use is strictly for personal or business purposes, or does not have some relationship to MCCCD’s mission of education and training.

F. MCCCD classes, programs and activities for students have priority over all other activities, and other MCCCD activities have priority over non-MCCCD activities.

G. MCCCD has the right to approve any advertising concerning a non-MCCCD party’s use of MCCCD facilities.

H. A non-MCCCD party must obtain specific authorization from the Vice Chancellor of Business Services, College President or that official’s designee to operate any concession activity at MCCCD facilities.
I. A non-MCCCD party may not alter an MCCCD facility without the prior written approval of the Vice Chancellor of Business Services, a College President, or that official’s designee.

J. Hosting is prohibited under this regulation.

2. The Vice Chancellor of Business Services is responsible for administering this regulation and applicable laws and MCCCD policies relating to facilities use. The Vice Chancellor is also responsible for annually approving appropriate rent for MCCCD facilities under the Rental Rate Guidelines attached to this regulation (Appendix FM-6).

3. The legal services department is responsible for advising MCCCD on legal issues relating to facilities use, and for preparing agreements and forms for the use of MCCCD facilities. It is also responsible for ensuring compliance with applicable law and conformance with industry standards relating to insurance coverage.

4. Rents charged to a non-MCCCD party for the use of MCCCD facilities will be credited to the account of the MCCCD college or entity where the facilities are located, and be available to them through approved budget procedures.

1.5.4 Written Agreements Required

1. Any non-MCCCD party wishing to use MCCCD facilities must sign an MCCCD-generated agreement specifying the terms of that use. The non-MCCCD party must sign and comply with that agreement and the insurance requirements of this regulation regardless of whether MCCCD charges rent for that use.

2. The MCCCD standard form entitled “FACILITIES USE AGREEMENT” must be signed if the MCCCD facility will be used one time, or for a limited period of time during a week and during a year. Under the “FACILITIES USE AGREEMENT” form, the user does not have exclusive use of the portion of the facility being rented (that is, the user will occupy the facility when MCCCD is not occupying it).

3. A license, prepared by the legal services department, must be signed if the MCCCD facility will be used for a significant period of time during a year. Under a license agreement, the user does not have exclusive use of the portion of the facility being rented.

4. A lease, prepared by the legal services department, must be signed if the MCCCD facility will be used for a significant period of time during a year. Under a lease, the user has exclusive use of the portion of the facility being rented. The Governing Board policy entitled “Asset Protection,” paragraph 8-d, generally requires Governing Board approval of leases of MCCCD facilities.

5. The Vice Chancellor of Business Services or the Vice Chancellor’s designee must sign any agreement for the use of MCCCD facilities. However, the College President or the president’s designee may sign the “FACILITY USE AGREEMENT” form unless the non-MCCCD party has requested or made changes to the standard terms and conditions of that form. The legal services department must review any changes to the standard terms and conditions of the form.

1.5.5 Insurance Requirements

1. Before any non-MCCCD party may use an MCCCD facility it must supply the MCCCD risk manager, college fiscal officer or that officer’s designee with a certificate of insurance evidencing insurance coverage. The MCCCD risk manager may determine that the activity for
which the facility will be used requires other types of insurance coverage, or that reduced levels of insurance are appropriate. A non-MCCCD party must provide a certificate of insurance regardless of whether it pays rent for the use of MCCCD facilities.

2. The certificate must show insurance coverage from insurance companies licensed to do business in Arizona with a current A.M. Best Rating of A:VIII or better. The certificate must state that the insurance policy has been endorsed to name MCCCD, and its agents, officers, officials, employees, and volunteers as additional insureds, except for worker’s compensation and employer’s liability insurance.

3. Unless the MCCCD risk manager changes the insurance coverage and limits required, the minimum coverage and limits required are:
   A. Commercial general liability insurance with a limit of not less than $1,000,000 per occurrence for bodily injury, property damage, personal injury, products and completed operations, and blanket contractual coverage, including but not limited to, the liability assumed under the indemnification provisions of the rental, license or lease agreement;
   B. Automobile liability insurance with a combined single limit for bodily injury and property damage of not less than $1,000,000 each occurrence with respect to outside party’s owned, hired, and non-owned vehicles; and
   C. Workers’ compensation insurance with limits statutorily required by any federal or state law and employer’s liability insurance of not less than $100,000 for each accident, $100,000 disease for each employee, and $500,000 disease policy limit.

1.5.6 Rent Required and Exceptions

1. Non-MCCCD parties or MCCCD employees or Governing Board members using facilities for personal, business or non-MCCCD activities must be charged the rent specified below, unless the use qualifies for reduced rates or free use under 1.5.3.1 paragraph B:
   A. For facilities use under a “FACILITY USE AGREEMENT” form, the rent developed according to the rental rate guidelines attached to this regulation; or
   B. For facilities use under a license or lease agreement, a fair market rent, as initially determined by the College President or the president’s designee and reviewed by the legal services department and MCCCD director of financial services/controller.

2. Before a college or other MCCCD entity may waive or reduce rent below that required under this regulation for use of facilities for non-MCCCD activities, the Vice Chancellor of Business Services, a College President or that official’s designee must determine that the following conditions exist:
   A. The activity for which the facility is to be used relates directly to MCCCD’s mission of education and training, and MCCCD obtains a specific public benefit from the activity;
   B. The activity is not political; and
   C. The value or benefit that MCCCD receives from the activity is substantially equivalent to the amount of rent that MCCCD is foregoing.

3. An additional permitted waiver or reduction of rent below that required under this regulation is if the event is managed by a governmental agency with a physical presence in Arizona for their sole benefit and is a limited use, such as a one-time meeting (even if occurring over a few days within a set period of time) or conference. Additionally, the event must pose an extremely low risk to Maricopa and minimal to no additional cost to Maricopa; for example, the event should not include potentially controversial speakers or topics that might require additional security; or additional staff to open and lock buildings; or involve
1.5 use of college facilities (cont’d)

physical activity in which participants might be injured. This waiver or reduction is permitted as an acknowledgement that MCCCD partners with many governmental agencies in the provision of service to the community and the limited use of the facility promotes MCCCD’s overall ability to serve the community together.

4. A college or other MCCCD entity must document that the conditions specified in paragraph 2 exist before waiving or reducing rent. If the “FACILITY USE AGREEMENT” form is used, the college or other MCCCD entity must specifically explain on the form, or on a separate document attached to the form, the conditions identified in 1.5.3.1 paragraph B that make a waiver or reduction of rent appropriate. If the legal services department prepares the agreement, the college or other MCCCD entity must provide that information to that department. It is the nature of the activity itself and whether it directly benefits MCCCD that determines whether a waiver or reduction in rent is appropriate. The fact that MCCCD may gain some financial gain from the activity other than rent, or that the entity using the MCCCD facility is another public entity, including a university, or a non-profit organization, does not qualify the activity for a waiver or reduction in rent.

1.5.7 Annual Reporting

Four times per year (January, April, July and October), each Chancellor’s Executive Council member shall submit a report to the Vice Chancellor for Business Services that documents all facilities use during the year by non-MCCCD parties, or MCCCD employees or Governing Board members using facilities for personal, business or non-MCCCD activities in accordance with requirements outlined in section 1.5.3.1.B. Such report shall include the name of the person or party using the facility, date(s) of use, rent paid or waived. If rent is waived, an explanation demonstrating compliance with the criteria for waivers shall be provided. The Vice Chancellor for Business Services shall submit these reports to the Chancellor and Governing Board.

AMENDED through the Administrative Regulation approval process, January 10, 2011
AMENDED by the Governing Board, February 27, 2007, Motion No. 9415
AMENDED through the Administrative Regulation approval process, January 7, 2002

1.9 procurement of goods and services

1.9.1 Procurement Conflict of Interest Policy

1. Policy Statement
   Pursuant to ARS 38-503, Governing Board members and employees who or whose relatives have a substantial interest in any decision of the District or who have a substantial interest in any contract, sale, purchase or service to the District shall make known such interest by filing a disclosure statement. A Governing Board member or employee disclosing such an interest shall refrain from voting upon or otherwise participating in any manner in such decision, contract, sale, purchase or service.

2. The Chancellor or his/her designee is directed to inform employees of the contents of this policy and to designate an appropriate office with the responsibility for overseeing a process for monitoring and maintaining records and compliance.

3. All Governing Board-Approved employees shall annually complete and submit a conflict of interest form and shall submit an acknowledgement that they have read and understand the District’s Conflict of Interest Policy. Board-Approved employees includes those who have or could attain permanent status, one year onlys, one semester onlys, Skill Center and specially funded employees. Updated disclosures shall be made during the year by the employee...
as needed if circumstances change. Other employees may also be required by the Vice Chancellor of Business Services to annually complete these forms, given the nature of their job responsibilities and the potential for conflicts of interest.

4. All Board-Approved employees shall be required to take a course currently entitled: Legal Issues: Public Sector Employment or its successor course offered by the District Employee and Organizational Learning Team or its successor office.

AMENDED November 27, 2007 by the MCCCD Governing Board, Motion No. 9452
AMENDED February 27, 2007 by the MCCCD Governing Board, Motion No. 9404
AMENDED through the Administrative Regulation approval process, January 7, 2002

ADOPTED into Governance, September 24, 1996
AMENDED Motion No. 8894
AMENDED Motion No. 8895
AMENDED Motion No. 8896

Founding Source:
Governing Board Minutes, June 28, 1994, Motion No. 8262

1.9.2 Purchasing Authority

1. The Vice Chancellor for Business Services is empowered by the Governing Board and the Chancellor to act as the Chief Fiscal Officer for the District.

2. The authority to act as the Procurement Officer is delegated by the Vice Chancellor for Business Services to the Chief Procurement Officer, who shall be responsible to annually review the purchasing procedures and recommend appropriate policy revisions accordingly and to further delegate procurement authority as appropriate.

3. Definition of Terms
   A. Acquisition: For purposes of this policy, the term “acquisition” means purchase, rental lease, lease/purchase or lease with option to purchase, or the contracting of service which produces revenue for the District.
   B. Capital Equipment: All items of furnishings and equipment which are capitalized within the guidelines for budgeting, accounting, and reporting, for Arizona community colleges including, but not limited to, equipment for occupational education programs, information technology, and new and replacement equipment.
   C. Real Property: All items, fixed in nature, which are capitalized within the guidelines for budgeting, accounting, and reporting for Arizona community colleges.

AMENDED through the Administrative Regulation approval process, January 7, 2002

ADOPTED into Governance, September 24, 1996
AMENDED Motion No. 8894
AMENDED Motion No. 8895
AMENDED Motion No. 8896

Founding Source:
Governing Board Minutes, October 24, 1995, Motion No. 8468
1.9.3 Thresholds for Competition

Determination to use competitive sealed bidding or the sealed competitive proposal process shall be made by the Chief Procurement Officer for all purchasing transactions exceeding $50,000. Procurement of professional services is included in this category. The Chief Procurement Officer shall prescribe varying levels of competition under this threshold amount. Guidelines regarding competitive thresholds are available in Appendix FM-2.

AMENDED through the Administrative Regulation approval process, January 7, 2002
AMENDED through the Administrative Regulation approval process, July 12, 2001
AMENDED through the Administrative Regulation approval process, May 13, 1997

ADOPTED into Governance, September 24, 1996
AMENDED Motion No. 8894
AMENDED Motion No. 8895
AMENDED Motion No. 8896

Founding Source:
Governing Board Minutes, October 24, 1995, Motion No. 8468

1.9.4 Supplier Development Policy

1. The District is committed to increasing its commercial activities with minority and women owned businesses and, therefore directs the Chancellor or his/her designee to establish a Supplier Development Program for the purpose of identifying and recruiting minority and women owned businesses to participate in the District’s procurement process.

2. For purposes of this policy,
   - "Minority Owned Business" means a business that is owned, operated and controlled at least 51% by a minority individual or individuals.
   - "Women Owned Business" means a business that is owned, operated and controlled at least 51% by a woman or women.
   - "Procurement" means the acquisition of goods or services as well as the contracting of operations or functions that either return revenues to the District or that operate at a break even.

AMENDED through the Administrative Regulation approval process, January 7, 2002

ADOPTED into Governance, September 24, 1996
AMENDED Motion No. 8894
AMENDED Motion No. 8895
AMENDED Motion No. 8896

Founding Source:
Governing Board minutes, July 26, 1994, Motion No. 8280

1.9.5 Privatization of Services Policy

1. Policy Statement
   - The Governing Board supports the concept of utilizing the most beneficial method of providing services and goods to the District, whether it be from the public or private sector.
Whenever possible, established criteria shall be used to analyze the benefits of one source over the other.

2. Delegation of Authority
The Chief Procurement Officer, as delegated by the Governing Board through the Chancellor and the Vice Chancellor for Business Services, shall be responsible for establishing review criteria; for writing procedures relating to privatization; and for the timely review, action, and reporting on all privatization proposals. Personnel actions affecting District personnel as a result of privatization efforts are separate from procurement activities.

3. Reports on Privatization Efforts
A report shall be filed annually by the Chief Procurement officer outlining progress in the areas of privatization. Numbers of formal inquiries as well as any records of any appeals and their outcomes shall also be reported.
This annual report shall be provided to other agencies such as the Private Enterprise Review Board, if so requested.

4. Privatization Review Criteria
Proposals for privatization will be evaluated on a number of factors including cost. Additional factors will depend upon the service or goods proposed, but may include:
A. Quality of Service - the effect privatization will have on the quality of service.
B. Cost Efficiency - the effect privatization will have on the quality of service.
C. Market Strength - availability of private providers interested in providing the service.
D. Risk to the District - degree which privatization increases District exposure to hazards and risk.
E. Legal Barriers - the effect of laws on privatization decisions.
F. Control - ability of the District to oversee and monitor the service, once it has been privatized.
G. Resources - efficient and effective use of existing District assets.
H. Impact on Employees - the effect privatization will have on both full time and student employees of the District.
I. Political Resistance - opposition from the public, the provider of the service, interest groups, or elected officials.

AMENDED through the Administrative Regulation approval process, January 7, 2002

ADOPTED into Governance, September 24, 1996
AMENDED Motion No. 8894
AMENDED Motion No. 8895
AMENDED Motion No. 8896

Founding Source:
Governing Board minutes, September 27, 1994, Motion No. 8307

1.9.6 Real Property

1. All purchases of real property shall be made on behalf of and with the title residing with the Maricopa County Community College District. The District shall follow its own procedures for the acquisition and disposal of real property.

2. Acquisition of land, buildings, site improvements, and internal systems (mechanical, electrical, and electronic) shall be processed through the District Purchasing Department.
1.11 Off Premise Property Loan

The Maricopa County Community College District (MCCCD) Governing Board recognizes that a need exists for employees and Governing Board members to utilize property off premises for job related purposes or furthering the district’s mission. This administrative regulation has been established pursuant to the Governing Board’s Asset Protection policy title.

1. General Use of MCCCD property off premises shall be limited as follows:
   A. Outside entities: the loan or off premise use of MCCCD property to or by other than MCCCD employees and governing board members, is prohibited unless authorized through an agreement between MCCCD and another public agency for the mutual benefit of both parties.
   B. Students: the loan or off premise use of MCCCD property to or by a student is prohibited unless a responsible college official has determined that such use is necessary for instructional purposes.
   C. Employees and Governing Board members: the loan of MCCCD property to or by an employee or a Governing Board member for personal reasons is prohibited.

2. Responsibility for property taken off district premises: while the property is off premises, it is in the care, custody, and control of the lendee using it. Lendee is responsible for the property and its appropriate use and maintenance until the equipment return receipt has been completed. The lendee using the property must take all measures necessary to ensure the security of the property.

While the property is in the possession of a lendee, lendee is responsible for returning the property to MCCCD in the same condition as lendee received it. Lendee agrees to assume the risk of loss or property damage due to the lendee’s failure to exercise due care in the possession or use of the property. The phrase ‘due care’ means that level of care appropriate under the circumstances.

Failure to exercise due care will be presumed unless the lendee can demonstrate that the property was lost or damaged despite the lendee’s exercise of due care. If the property is damaged as a result of a failure to exercise due care, lendee agrees to pay the cost of repair with the cost of repair not to exceed the replacement value. At the discretion of MCCCD, and in the case of damage, MCCCD may require replacement rather than repair. The lendee assumes financial responsibility for loss or damage to property through their homeowner’s insurance or personal funds.

3. Loan or off premise use of property: MCCCD property loaned or taken off district premises regardless of duration must be recorded on a property loan agreement (Appendix FM-5).
1.11 off premise property loan (cont’d)

This form is used both to authorize and record the off premises use of MCCCD property. The following information is required:

A. Identification of the lendee to be using the property off premises
B. Off premises location of property
C. Justification for taking the property off premises
D. Complete description of the item(s) to be taken off premises
E. Description of the condition of the property at date of loan

All off premise loans of property, regardless of duration, will be monitored by the President/Vice Chancellor, or his/her designee. Loans of property for thirty (30) days or less will require authorization by the vice president/dean, or his/her designee. Loans of property over thirty (30) days, or for out-of-state/out-of-country use for any duration will require authorization by the respective President/Vice Chancellor, or his/her designee, and documentation on file in the district property accounting department and human resources records department. Verification of property return by completion of return receipt on the property loan agreement will be the lendee’s responsibility and must be verified by the respective vice president/dean, President/Vice-Chancellor or his/her designee.

1.11.2 Employee Return of Property and Assets

It is the policy of the Maricopa County Community College District (MCCCD) that assets be protected and scrupulously maintained. Consistent with that policy is the creation of procedures for retrieving personal property (including any outstanding debt or obligation to MCCCD) in the possession of employees who are to be transferred or reassigned to a different location within MCCCD, or are pending separation from MCCCD employment, as well as rescinding or modifying, as necessary, those employees’ access to data, systems, and facilities.

1. Each college President or Vice Chancellor shall designate an official(s) with general authority to ensure that:
   A. College-or District-owned property is retrieved from an employee whose employment assignment is either to be transferred or re-assigned to a different location within MCCCD, or is pending separation from MCCCD employment;
   B. Rescinding or modifying, as necessary, that employee’s access to data, systems and facilities; and,
   C. Ensuring that building security or college safety is formally notified of the departure of an employee whether due to termination, resignation or transfer, to facilitate deactivating building security badges and collect all keys to facilities.

2. To facilitate compliance with this regulation, the Vice Chancellor for Human Resources shall cause to be issued appropriate procedures to be used to inventory MCCCD property and assets as they are assigned to each employee and the collection of assigned property and assets at the time of transfer, reassignment, or separation. Adherence to the steps detailed in those procedures (Appendix FM-13) shall constitute compliance with this regulation.

3. Action as authorized by law, as well as by MCCCD policy and administrative regulation, may be taken against any person who willfully fails to return college- or District-owned property, or to surrender access to data, systems and facilities as required by this regulation. Such action may include, but is not limited to, withholding as appropriate, compensation due and owing to the employee, legal action in a court of competent jurisdiction, and employment discipline. Any payment by MCCCD of wages, salary, or other compensation shall not
constitute a waiver of any claim by MCCCD over a person’s failure to return college-or District-owned property or surrender access to data, systems and facilities.

ADOPTED through the Administrative Regulation approval process, September 19, 2007

1.13.1 Internal Audit Authority

The Internal Audit & Management Advisory Services (IAMAS) Department is granted authority to:

1. Assess all MCCCD functions, programs and control systems, and is responsible to advise the Audit & Finance Committee and management concerning the condition of reviewed functions, programs and systems.

2. Allocate resources, set frequencies, select subjects, determine scopes of work, and apply the techniques required to accomplish audit objectives.

3. Obtain the necessary assistance of personnel in units of the organization where they perform audits, as well as other specialized services from within or outside the organization.

The IAMAS Department is not authorized to:

1. Perform any operational duties for the organization.

2. Initiate or approve accounting transactions external to the Internal Audit department.

3. Direct the activities of any organization employee not employed by the Internal Audit Department, except to the extent such employees have been appropriately assigned to assist the internal auditors.

1.13.2 Internal Audit Access

In the performance of audits, members of the IAMAS team are granted unlimited accessibility to all MCCCD activities, records, property, and employees, within the limits of the law, and are charged with maintaining stringent accountability of safekeeping and confidentiality. They are granted unrestricted access to the Chancellor, all Vice Chancellors, all college presidents and provosts, the MCCCD Governing Board, and the Audit & Finance Committee.

See Appendix FM-1, which contains the IAMAS Department’s mission statement, accompanied by explanatory sections on scope of work, accountability, reporting relationships and independence, responsibility, and standards of audit practice.

Amended by the Governing Board, February 27, 2007, Motion No. 9411
Amended through the Administrative Regulation approval process, January 7, 2002

Adopted into Governance, September 24, 1996
Amended Motion No. 8894
Amended Motion No. 8895
Amended Motion No. 8896

Founding Source:
Governing Board Minutes, August 22, 1995, Motion No. 8443
1.15.1 Authority

Pursuant to A.R.S. §15-1406B, a community college district may establish procedures and amounts for travel for a district purpose by a board member, member-elect, officer or employee. Such procedures and amounts may authorize reimbursement for lodging, subsistence, and travel expenses. The statewide travel policy as issued by the Arizona Department of Administration, is adopted by the MCCCD Governing Board as the principal authority for travel by board members, members-elect, officers and employees. In addition, the MCCCD travel regulation has been designed to qualify as an accountable plan under regulations established by the Internal Revenue Service (IRS).

Funds shall be properly budgeted and total travel amounts shall be specifically approved by the Governing Board at the time of annual budget adoption, or as legally changed during the fiscal year.

1.15.2 Definitions

1. Annual Travel Acknowledgement Form
   A form signed by authorized travelers establishing acknowledgement of the terms and conditions of authorized business travel.

2. Approved Travel Status
   A. For a College/District traveler to be in approved travel status, the person must be conducting official College/District business with authorization as stated in section 1.15.3.
   B. If expenses are to be incurred and/or paid, a travel authorization form must be approved prior to travel. A conference brochure (or equivalent detailed document) should accompany conference-related travel requests. When travel expenses are not incurred or are paid for by another agency or individual, colleges may still require that a travel authorization form be filled out. For in-county travel required for routine District business purposes, a Travel Request Form is not required.

3. Conference Designated Lodging
   The hotel where the conference is being held or the hotel(s) specified in the conference brochure (or equivalent detailed documents). Accommodations at alternate hotels in the immediate vicinity of the conference may be considered as conference designated lodging when no vacancies exist at the recommended hotel(s) and may be reimbursed at the actual or conference rate, whichever is less.

4. Commute Miles
   The distance between an individual’s residence and his or her duty post.

5. Duty Post
   A. Employee
      The place an officer or employee spends the largest portion of his or her regular working time or the place to which they return on completion of a special assignment. An employee who has more than one place of work on a regular basis is deemed to have multiple duty posts. A duty post may also be a geographical area, such as, different campuses or teaching locations or where the same routes are traveled frequently on one-day trips.
B. Others
The duty post for members of boards, commissions, authorities, councils, and committees who are not full-time employees of the College/District served by the board, commission, authority, council, or committee shall be deemed to be their place of residence.

6. Governing Authority
The individual or individuals authorized to approve travel. (See approval section 1.15.3)

7. Group Travel
Students traveling together for a common event or purpose with at least one MCCCD employee, for which only one travel authorization form is required. A list of employees and students participating in the trip must accompany the travel authorization form for group travel. A group of MCCCD employees in approved travel status at the same location or event is not considered group travel.

8. In-County Trips
Travel within Maricopa County on official business and between MCCCD locations. Generally, meals and incidental expenses are not reimbursed for in-County travel.

9. In-State Travel
Travel on official business outside Maricopa County but within the state of Arizona.

10. Ground Transportation
Tolls, taxi, shuttle bus, limousine, and streetcar use to and from airports, train stations or bus terminals as needed in order to conduct business is classified as local transportation.

11. Meals and Incidental Expenses (M&IE)
The cost to supplement sustenance as well as any incidental expenses, including gratuity, laundry, tips, etc. while in travel status. Reimbursement is calculated using a per diem rate in accordance with the MCCCD Travel Regulation.

12. Official Function
An activity or item that appears to be outside of the ordinary and necessary function of MCCCD as a public educational institution, but that provides a tangible benefit and links directly to MCCCD’s educational mission and is reasonable and commensurate in value to the tangible benefit that MCCCD will receive. Expenses incurred by a traveler for activities or events that are an official function must comply with the Official Functions Administrative Regulation (1.16).

13. Out-of-Country Travel
Travel outside of the parameters of the United States, or its possessions or territories.

14. Out-of-State Travel
Travel within the parameters of the United States other than Arizona, including possessions of the United States such as Guam and Puerto Rico. Travel outside of Arizona, but still within the parameters of the United States, including U.S. possessions or territories.
15. Per Diem Rate
The daily amount used to reimburse meals and incidental expenses, established by the state of Arizona and accessible at the following website: www.gao.az.gov/publications/SAAM/Supp_1_trvrates-012308.pdf.

Note: the amount allowed for meals is not intended to cover the entire cost of a meal taken while in travel status. The amount is calculated to compensate the traveler for the estimated difference between the cost of a meal taken on the road and cost of a meal prepared at home.

16. Professional Development Funds
Money made available by the District to support development activities of its employees. Criteria under which professional development funds are awarded may differ by employee group, and are outside the scope of this Regulation. However, all awards as part of professional development fund initiatives are subject to the regulations and procedures outlined in this policy.

17. Residence
The actual dwelling place of the individual without regard to any other legal or mailing address. Individual(s) required to reside away from their primary residence due to official travel away from their duty post may continue to claim such domicile as their residence if said residence is either inhabited by their dependents, or is held vacant at tangible expense. No reimbursement for lodging or other expenses shall be allowed on the premises of an individual’s residence.

18. Traveler
Every District Governing Board member, employee, non-employee and student of the College/District who is in approved travel status.

19. Valid Receipt
An original proof of payment that includes sufficient detail to identify the services and/or items purchased. For airfare, car rentals, hotels and registration fees, the receipt must be in the traveler’s name.

1.15.3 Approval Authority
Travel for the MCCCD District Governing Board, its employees and representatives must be authorized by the appropriate governing authority or its designee(s). When travel expenses are not incurred or are paid for by another agency or individual, colleges may still require that the Travel Request Form be filled out.

In order for travel to be approved, the Annual Travel Acknowledgement Form must also be on file. All district travelers must complete the Annual Travel Acknowledgement Form. Travel approval is delegated to each College President, and each Vice Chancellor, or their designees, for all employees under their areas of jurisdiction. Travel approval for the Governing Board members, college presidents, Vice Chancellors, in addition to direct staff personnel to the Chancellor, shall be by the Chancellor or his or her designee. A Vice Chancellor will countersign for the Chancellor’s travel.

All out-of-country travel must be pre-approved by the Chancellor, or designee (as expressly identified and named by the Chancellor). Traveler’s expense claims shall be approved by the College/District Fiscal Office. College presidents’ and Vice Chancellors’ expense claims are to be approved by the Chancellor or designee. Vice Presidents’ claims are to be approved by
the College President. Governing Board members’ and the Chancellor’s expense claims will be approved by a Vice Chancellor or designee. Reimbursement exceptions may be granted in extenuating circumstances upon review by the Chancellor or Vice Chancellor for Business Services. When an individual is to remain in approved travel status for longer than 30 days, the Governing Board must approve the claiming of lodging and M&IE, which may be less than the maximum established rate.

The Vice Chancellor for Business Services may approve hotel stays for certain conference formats that are held locally. No District obligation exists to reimburse any employee for travel costs unless traveler is in an approved travel status prior to trip departure. Trips supported by professional development funds administered by the various MCCCD employee groups are subject to the rules and requirements stated in this policy. In some cases, the professional development fund guidelines may be more restrictive than this regulation. Except for the differences outlined in those programs, this regulation shall be applied consistently to all employee groups and to expenses paid from any source of MCCCD funds. Cases that have restrictive standards, such as external grants, the provisions of the grant shall be followed. Expenses incurred by a traveler for activities or events that are an official function must comply with the Official Functions Administrative Regulation (1.16).

### 1.15.4 Limitations

Travel out-of-country is prohibited in instances where either the learning or professional growth opportunity exists in the United States or its territories. Reimbursements are limited to those travelers in approved travel status. If expenses are to be incurred and/or paid, a travel authorization form must be approved prior to travel. For group travel, the travel authorization form must include a list of employees and students participating in the trip. For travel involving conferences, a conference brochure (or equivalent detailed documents) must accompany the travel authorization. For travel not involving a conference format, documentation to support estimated costs must accompany the travel authorization form.

Blanket purchase orders for travel agencies should only be used for approved travelers. Travel expenses for companions of employees should not be included in Maricopa funding requests, regardless of intent to reimburse.

Reimbursement is also limited to expense of travel by the most direct and usually traveled route; by the most economical means of transport. When determining the most economical means, both cost and traveler’s time must be considered. That portion of travel that is by indirect route, which is not in the best interest of the College/District, or is for personal business, will not be reimbursed. Excess travel time will be charged to annual leave. Travel reimbursement requests must be submitted within 30 calendar days (or by June 30th of the current fiscal year, whichever comes first), after completion of the trip. If a trip concludes during the last half of June, special efforts must be taken to submit reimbursement requests by June 30th of the fiscal year for which the travel occurred. All reimbursement requests made after this timeframe require approval by the College President or designee and from the funding entity if professional growth funds are used. When the total expense of the trip exceeds the estimated total cost, reimbursement of the additional expense will be at the discretion of the governing authority that approved the Travel Request Form. Mileage reimbursement requests must be submitted within 30 calendar days after the end of each calendar month or by June 30th of the current fiscal year, whichever comes first. Any amounts paid to or on behalf of a traveler that have not been substantiated with an expense claim or required receipts within 60 days of completion of travel will be deducted from the traveler’s wages. Cash advances for travel purposes will be approved only in limited instances. Such instances include academic,
1.15.5 Transportation

Allowable expenses are for airfare, privately owned motor vehicle mileage, bridge and road tolls, necessary taxi, shuttle, light-rail, subway, train/railroad, bus or streetcar fares, motor vehicle rental, and necessary parking fees.

Reimbursement will be made only for the method of transportation that is in the best interest of the College/District considering the travel expense as well as the traveler’s time. When more than one traveler uses the same privately owned vehicle, only one claim for mileage reimbursement will be allowed and other travelers should be identified. Reimbursement rates are set by the Arizona Department of Administration and are incorporated by reference.

1. Driver’s License/Insurance
   A. Before any employee of the College/District operates a motor vehicle while engaged in any work phase of their employment, either assigned or implied, they must first possess a valid Arizona driver’s license and have read the MCCCD Administrative Regulation 4.14 for Motor Vehicle Usage.
   B. The operator of a non-District privately-owned motor vehicle shall have in force a personal automobile insurance policy consisting of bodily injury and property damage liability limits which complies with Arizona Revised Statutes. Such personal automobile insurance policy shall provide primary coverage. The District’s insurance program may be considered excess coverage for operators of privately-owned motor vehicles in approved travel status once primary coverage has been exhausted.
   C. The District’s insurance program provides coverage to authorized drivers of College/District vehicles when on official College/District business. Passengers must be on official College/District business. Personal property stolen or damaged in an accident in any vehicle is not covered by the District’s insurance program.

2. College/District-Owned Motor Vehicles
   A. College/District-owned motor vehicles should be used in place of privately-owned motor vehicles whenever possible.
   B. The use of College/District motor vehicles for transporting individuals not essential to the purpose for which the vehicle was dispatched is prohibited.

3. Privately Owned Motor Vehicle
   A. Travelers are encouraged to first use College/District vehicles. If none are available, mileage may be reimbursed for conducting College/District business. A traveler using a privately-owned motor vehicle for College/District business with supervisory approval and appropriate funding may receive mileage reimbursement regardless of eligibility for lodging or M&IE reimbursement if previously approved on travel authorization.
B. When the travel begins or ends at the individual’s residence, mileage shall be computed from the residence or the designated duty post, whichever is the shorter distance. Commute mileage is to be based on no more than one round trip to duty post per day.

C. When an individual is required to report to a duty post outside of normal working hours, reimbursement for mileage from residence to designated duty post and return is allowable.

A privately-owned motor vehicle may be used for out-of-state travel with supervisory approval. Reimbursement for mileage is limited to no more than the lowest cost mode of transportation and should be documented prior to travel.

D. When a privately-owned motor vehicle is authorized for travel, reimbursement will be at the rate set by the Arizona Department of Administration computed by odometer readings or official state highway maps. If map mileage is used, enter “map mileage” in place of odometer readings. Commute miles must be deducted from mileage claim, when applicable. The use of internet mapping programs to determine mileage is permissible provided that a printout of the program showing the addresses and the calculation is included with the travel claim.

E. If a traveler driving a privately-owned vehicle is involved in an accident and found to be at fault, his or her personal automobile carrier is responsible to the limits of the policy. If the claim exceeds that coverage, the District’s insurance program will at that time cover the amount over the policy limits if the traveler was acting within the course and scope of his or her employment. If a traveler driving his or her own motor vehicle on College/District business is involved in an accident, regardless of fault, the College/District will not reimburse the traveler for any physical damage to the motor vehicle.

4. Rented Motor Vehicles

A. Rented motor vehicles may be authorized when other means of travel cannot be used economically. Use of rented automobiles shall be limited to instances where it is to the advantage of the College/District and not for the personal convenience of the traveler. The governing authority is responsible for determining if the advantages of using a rented motor vehicle outweigh the costs of other modes of transportation, as well as the type of vehicle rented. Reimbursement of motor vehicle rentals must be substantiated by a valid receipt.

B. Travelers using rented vehicles will not be allowed to claim mileage. Reasonable gasoline purchases will be reimbursable if receipts are provided.

5. Airlines

A. Airfare should be purchased via a purchase order with an approved travel agency, with a valid procurement card, or as a reimbursement after travel has taken place. Reimbursement for commercial airfare may exceed the lowest fare only if seats are unavailable at the lowest fare and travel is imperative. In all cases, the decision to pay a higher fare must take into consideration the best interest of the College/District.

B. Flight insurance purchased by the traveler is not reimbursable.

C. If a trip is cancelled, every effort must be made to recover the credit. The following situations describe the factors to consider when reimbursing for cancellations:

i. When the cancellation of the trip was within the traveler’s control and:
   1. No credit is issued—the traveler must reimburse the District/College for the cost of the ticket.
   2. A credit is issued—the credit must be used for MCCCD business travel or the traveler must reimburse the District/College.

ii. When the cancellation of the trip was outside of the traveler’s control and:
   1. No credit is issued—the District/College will cover the cost of the ticket.
2. A credit is issued—the credit must be used for MCCCD business travel or the traveler can “buy” the credit from the District/College for personal use. If the credit can’t be used, the District will absorb the cost of the ticket. Change fees can be reimbursed if the change was due to a circumstance or event outside the control of the traveler, or if the change enabled the traveler to decrease the cost of the trip by returning earlier than originally planned. The purpose of the change fee must be clearly documented for it to be reimbursed.

6. Railroads and Buses
Railroad or bus travel may be used when convenient or economical and if excessive travel time and additional expenses do not result.

7. Ground Transportation
A. Tolls, taxi, parking, shuttle, limousine, light-rail, subway, train, streetcar and non-airport parking are classified as ground transportation and can be claimed without receipts up to $25.00 per expense claim form. Amounts claimed above $25.00 require receipts for all amounts claimed. The purpose for the ground transportation claimed must be identified. The most economical means of transportation shall be used in traveling to and from airports, train stations or bus terminals. Ground transportation for personal activities, such as sightseeing or travel to restaurants, is not reimbursable.

B. When traveling to and from airports, train stations or bus terminals, the most economical and reasonable means of transportation shall be used. To determine the most economical means of ground transportation, all factors such as car rental costs, parking, taxi fares, and/or available shuttle or limousine services must be considered. When departing Arizona, storage or parking for privately-owned motor vehicles at airports, train stations or bus terminals is allowed at economy lot rates. If a traveler is dropped off at the airport, no parking is reimbursable. When the traveler is picked up at the airport, up to one hour of parking may be reimbursed. Tips for transportation and baggage handling, as well as storage charges are to be paid from the traveler’s M&IE allowance.

8. International Ground Transportation
Receipts are required for ground transportation amounts claimed above $25.00. When receipts are not available, the destination and expense should be noted on the ground transportation log.

1.15.6 Meals and Incidental Expenses (M&IE)

Each college is responsible for providing direction and information concerning travel to their personnel, subject to the limitation of the travel and expense allowances outlined within this regulation. To be eligible for M&IE the traveler must 1) be away from their residence or duty post substantially longer than an ordinary day’s work; or 2) stop for substantive sleep or rest to properly perform their duties. For purposes of this travel regulation, an employee’s workday encompasses the hours actually worked on a given day, irrespective of his or her normal shift (workdays and travel days are applicable only in the context of interpreting the Travel Regulation and are not to be applied to the calculation of the number of hours worked or for the computation of compensation or benefits).

1. Meal Allowances
Regardless of any circumstance or condition, a traveler may not claim more than three (3) meals in any single calendar day or in any period of twenty-four (24) consecutive hours. Meals and incidental expenses shall not exceed those amounts allowed by Travel Regulation. To claim any meal expense, the traveler must show where and when the trip begins and ends.
A. Rates—for per diem allowances can be found at www.gao.az.gov/publications/SAAM/Supp_I_trvrates-012308.pdf for domestic travel and www.defensetravel.dod.mil/perdiem/perdiemrates.html for international travel. No receipts are required. Note: the amounts allowed for meals are not intended to cover the entire cost of a meal taken while in travel status. The amounts are calculated to compensate the traveler for the estimated difference between the cost of a meal taken on the road and the cost of a meal prepared at home. The rate used for a meal should be based on the city in which the meal was consumed, and not the traveler's final destination.

B. Full-Day Allowance—Except as may be otherwise provided, a travel day of fourteen (14) or more hours shall be considered a full day and entitle the traveler to reimbursement for up to three (3) meals. Exceptions include circumstances under which the traveler is by some other means (such as meals served at a conference or on a plane) provided one or more meals during the course of a day. Reimbursement shall not exceed the daily per diem.

C. Partial-Day Allowances—When the travel day is less than a full day as described above, the following guidelines shall be applied to amounts for meals:
   i. Breakfast: when departure is prior to 7:00 a.m. and/or return is after 9:00 a.m.
   ii. Lunch: when departure is prior to 11:30 a.m. and/or return is after 1:30 p.m.
   iii. Dinner: when departure is prior to 5:00 p.m. and/or return is after 7:00 p.m.

   Departure and return are measured from the time the traveler leaves and returns to their home and duty post, whichever is closer. Partial day allowances for domestic travel is determined within the rate index, while international travel per diem is reimbursed at percentages consistent with those established by the Arizona Department of Administration.

D. Meals Provided—Whenever meals are provided at no additional cost to the traveler, regardless of the menu or whether the traveler participated in the meal, (including meals on planes, and meals included in conference registration fees and meals reimbursed to another traveler), the traveler shall not be entitled to any per diem for those particular meals. Regardless of menu, continental breakfast is considered a provided meal. A conference brochure (or equivalent detailed document) must be provided for documentation of meals included in conference registration. It is the obligation of the traveler to make any necessary arrangements for special dietary needs.

E. Meals for Group Travel—The applied per diem amount for group travel may be less than the published per diem rate. Whenever an employee (e.g., advisor or coach) receives funding for group or team meals, the meal form must state how the funds are being distributed and be signed when the distribution occurs. If multiple distributions occur, then multiple forms must be signed. The use of prior signed meal forms is prohibited. Valid receipts are also required in instances when funds are not distributed to students, but the meals are paid for the group as a whole, or when all meals are paid from the advance.

F. Meals for a Group of Employees - When a group of MCCCD employees are traveling together and one employee pays the total meal cost, the reimbursement for the meal will be actual cost, not to exceed the number of employees multiplied by the pro-rated per diem amount for the meal. An exception is allowed if the host has an approved “Official Functions Form” that was submitted in advance of the event. The “Official Function” activity will be reimbursed separate from the employee’s travel expense. In either case, a valid receipt and list of participants must be submitted to substantiate the cost of the meal. Participating employees who did not pay shall not claim under the per diem rate for this meal. Official Function activity shall be limited to one meal per trip.

2. Incidental Expenses
   A. Incidental expenses include, but are not limited to, gratuities, laundry, baggage handling, and tips.
B. Allowance will be reimbursed at the per diem rates per meal. No receipts are required. Amounts for incidental expenses are not over and above the partial day meal per diem allowances and are included in the daily per diem rate.

1.15.7 Lodging In-State And Out-of-State

The traveler must be in approved travel status to be reimbursed for lodging costs. Lodging costs incurred will be reimbursed only if traveler is required to be away from his or her residence or duty post substantially longer than an ordinary day’s work, and would not be able to return to their home or duty post by 9:00 p.m. Other lodging costs incurred may be reimbursed if an emergency exists and the appropriate governing authority approves as designated in section 1.15.3. The Vice Chancellor for Business Services may approve local hotel stays for certain conference formats. Reimbursement requires prior approval. Lodging must be at a commercial establishment and the traveler is required to request the lowest available rate (government, commercial, corporate, conference, etc.).

1. Receipts
   A. A valid receipt is required for reimbursement. It is the traveler’s obligation, upon checking into the establishment, to assure that the establishment can provide a receipt containing the required information on the establishment’s letterhead or invoice.

2. Reimbursement Amounts
   A. The reimbursement amount includes room charges and applicable taxes, and should not exceed the Arizona Department of Administration rate index. The rates published in the Arizona Department of Administration rate index are limits for actual expenses and are not meant as a per diem for lodging expenses. If a situation exists that makes compliance with the maximums impractical, and the governing authority approves, actual lodging costs in excess of the Department of Administration’s rate index may be reimbursed.
   B. For conference travel, reimbursements may be made at conference lodging costs. In these instances, the reimbursement amount will be the actual lodging cost plus tax, of the conference designated hotel. If the traveler chooses to stay in a hotel other than the conference designated hotel, the traveler will be reimbursed the actual lodging cost plus tax, provided the cost (including transport from hotel to conference and back) does not exceed the conference designated hotel cost. A brochure of the conference must accompany the travel request form. If applicable, parking fees assessed by the hotel may be reimbursed if funding is available.
   C. When lodging is shared with another individual on College/District business, reimbursement will be made to the traveler who paid. When lodging is shared with an individual not on College/ District business (such as a spouse) reimbursement shall not exceed the single room rate plus tax.
   D. Reimbursement shall not exceed the actual amount of travel-related expenses.
   E. Travel expenses for non-employees are reimbursed according to policies/regulations applicable to MCCCD employees.
   F. Business communication charges, including telephone, internet access, faxes and copies, are reimbursable. Travelers should note the party to whom business calls were made and/or purpose. Personal phone calls are not reimbursable.

1.15.8 Miscellaneous Travel Issues

1. Out-of-State Use of Equipment
   Any out-of-state use of College/District owned equipment including vehicles, must be specifically approved by the governing authority (as defined in 1.15.3). The guidelines set forth in the Off Premises Property Loan Administrative Regulation 1.11 also apply.
2. Non-Reimbursable Expenses

   The Following Are Not Reimbursable Travel Expenses Under Any Circumstances:
   A. Alcohol
   B. Airline Or Social Club Membership Dues
   C. Babysitting Or Childcare Costs
   D. Car Repairs/Routine Maintenance Or Locksmith Charges
   E. Clothing, Luggage, Briefcases
   F. Credit Card Delinquency Fees/Finance Charges/Annual Fees
   G. Expenses For Travel Companions/Family
   H. Frequent Flyer Miles
   I. Health Club Facilities, Saunas, Massages
   J. Helicopter Services For Airport Transfers
   K. Kennel Fees And Pet Care For Pets While On Travel Status
   L. Laundry And/Or Dry Cleaning
   M. Loss/Theft Of Cash
   N. Loss/Theft Of Personal Property (Lost Baggage, Etc.)
   O. Magazines, Books, Newspapers, Or Movies
   P. Optional Travel Or Baggage Insurance
   Q. Parking Or Traffic Violation Tickets
   R. Personal Accident Or Property Insurance
   S. Personal Entertainment/Grooming/Gifts/Souvenirs
   T. Personal Sightseeing/Tourist Activities
   U. Trip Cancellation Insurance

3. Other

   Any travel issues that are not specifically addressed within this regulation require review by the Vice Chancellor of Business Services and/or the appropriate designee.

1.15.9 Lodging and M&IE Out-of-Country

   The appropriate governing authority has authorization to approve out-of-country travel (Section 1.15.3). U.S. Department of State allowances will be used for reimbursement amounts for all travel out-of-country, including lodging for work study trips. The listed amount includes allowances for both lodging and M&IE. Links to information regarding reimbursement amounts for foreign areas is available on the Accounts Payable website: www.maricopa.edu/business/ap/travel.

1. M&IE

   Please reference previous language within section 1.15.6a on allowable M&IE. The daily total amount available for out-of-country M&IE should be obtained from the U.S. department of state’s website: (http://www.state.gov/m/a/als/prdm/c16476.htm) and be allocated between meals, when necessary, using the following percentages (these percentages include allocating the incidentals that the U.S. DOS identifies separately):

<table>
<thead>
<tr>
<th>Meal</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Breakfast</td>
<td>20%</td>
</tr>
<tr>
<td>Lunch</td>
<td>25%</td>
</tr>
<tr>
<td>Dinner</td>
<td>55%</td>
</tr>
</tbody>
</table>

2. Lodging

   Please reference previous language within section 1.15.7 on allowable lodging expenses.
3. Receipts
A valid receipt is required for reimbursement. Ground transportation can be claimed without receipts up to $25.00 per expense claim form. All other expenses above $25.00 require a receipt, except for allowable M&IE., traveler must identify itemized expenses for receipts presented in a foreign language and foreign currency should be converted to U.S. dollars.

4. Conversion Rates
Conversion of foreign exchange should be completed prior to submitting the reimbursement request. Conversion may take place prior to leaving Arizona or during travel with a receipt from an official banking establishment specifying the date, conversion rate and amount converted. Conversion rates may also be calculated using the date each actual expense was paid from an official conversion web site of the traveler’s choice. Copies of the conversion table should be attached to the travel expense claim form. Information on conversion rates can be obtained by contacting the Treasury, Tax and Audit Department District Business Services or on their website at: www.maricopa.edu/business/treasury/.

5. Ground Transportation
Please reference previous language within section 1.15.5 h on international ground transportation.

1.15.10 Travel and M&IE for Out-of-State Candidates and Finalists for Employment

The Governing Board of the Maricopa County Community College District authorizes the reimbursement of travel and M&IE expenses for out-of-state finalists for employment for Management, Administrative and Technological positions Grade 18 and above; finalists for residential faculty positions; and candidates and finalists for Chancellor’s Executive Council positions under the following circumstances:

1. The Chancellor, appropriate Vice Chancellor or college president verifies the need for an on-site interview and identifies appropriate funds to cover the costs of reimbursement; and

2. Reimbursement will be limited to actual expenses and valid receipts. The most economical means of transportation that is available should also be used.
Cash is defined as coins, currency, checks, money orders, credit cards, electronic funds transfers, and all cash equivalents (including, but not limited to: tokens, gift cards, tuition waivers, parking tickets, stamps).

GENERAL STANDARDS

1. To ensure strong internal controls over cash handling, to safeguard against loss and to meet our obligation to the community as stewards of public resources, the following elements of internal controls must be adhered to:
   A. Proper segregation of duties (i.e., dual controls)
   B. Specific safeguards for handling, transporting and storing cash
   C. Specific safeguards for deposits
   D. Independent reconciliation of deposit documents to receipts
   E. Management oversight and review of cash handling processes and personnel

2. Each college and the District Office are required to establish written procedures for all locations that handle cash. Such procedures shall ensure compliance with all of the required internal control elements identified in A. Such procedures shall address all control elements identified in A by reflecting the space, physical configuration, staff and other particulars of each location.

3. The District’s Business Services division will review such written procedures for potential areas of concern relating to the required internal control elements. Such concerns will be noted and communicated back to the applicable College/District Office for further action.

4. On or about January 1st of each year, each college and the District Office are to review the written procedures relating to cash handling. If significant changes are required, such changes are to be reviewed by the District’s Business Services division as in C. above.

5. The District’s Internal Audit and Management Advisory Services Department may test the written procedures for compliance in accordance with their established audit plan.

6. If inappropriate activity is suspected or determined (i.e., a pattern of cash shortages, forgery or alterations of checks, misapplication of tuition waivers, loss or damage to securities, computer fraud, etc.), the college or District Office staff should immediately notify their appropriate Vice President or Vice Chancellor, who should then notify Risk Management and Internal Audit and Management Advisory Services of any real or potential losses. The notifications stated above are critical as MCCCD has a limited discovery period in which to report such activity to our insurance carrier.

7. If it is suspected that a theft has occurred, the appropriate law enforcement authorities must be notified.

8. Annually, each employee responsible for handling cash will be required to complete an acknowledgement that they have read and agree to abide by established procedures for proper handling of cash.

9. Annually, each Vice President or senior level administrator with supervisory or management responsibility for any and all areas that handle cash and the college President and Vice Chancellors with any and all responsibility for cash shall complete an acknowledgement that they will enforce the established procedures for the proper handling of cash.
10. The Vice Chancellor for Business Services shall develop, make available and has the authority to require training as may be appropriate for any and all persons handling cash or supervising these individuals at the colleges, District Office or any district location.

ADOPTED by the Governing Board on February 27, 2007, Motion No. 9412

This regulation outlines the restrictions for the acceptance of gifts, gratuities and unrelated compensation from vendors and others that are either doing business with or that seek to do business with the officers, employees and others who serve as agents on behalf of the Maricopa County Community College District (MCCCD).

For the purposes of this regulation, MCCCD defines business-related and normal working hours as follows:
- “business-related” means that the event or activity provides a direct and measurable benefit to either the MCCCD or a member institution, and the event is consistent with the job duties of the employee and the mission of the MCCCD.
- “normal working hours” means the time an employee is performing the job hired to do by MCCCD. It is understood that many positions have flexible hours.

1. Gifts

A. For the purposes of this regulation, MCCCD provides these definitions:
   i. “Employee” means all persons employed by MCCCD; full-time, part-time, adjunct and student worker, regardless whether they are Governing Board approved or not.
   ii. “Gift” means any gratuity, honoraria, favor, entertainment, gift card, lodging, discount, loan or other item having monetary value. It includes services as well as gifts of transportation, lodgings and meals, whether provided in-kind, by purchase of a ticket, payment in advance or reimbursement after the expense has been incurred.
   iii. “Nominal Value” for this regulation, means $50.00 or less.
   iv. “Token of Appreciation” means plaques, candy or similar commonly used inexpensive items given in gratitude.
   v. “Advertising/Promotional Items” – items such as pens, pencils, mugs, tote bags and calendars, key chains, etc. that is given for advertising or promotional purposes.
   vi. “Vendor” means any company or individual in business to provide products or services to others. For purposes of this policy, the definition of vendor is not restricted to those individuals or companies that have already provided products or services to MCCCD.

B. An employee may accept a gift of nominal value, such as a plaque, pen, or similar memento customarily given as appreciation for providing a service to an entity external to MCCCD.

C. An employee may not accept, for personal use or ownership, gifts with a value in excess of $50 from a single source in a fiscal year. Likewise, gifts given to an employee’s family member or guest are also considered to have been received by the employee unless there is an independent relationship between the vendor and the employee’s family member or guest.

D. An employee may accept a gift of perishable food (e.g. fresh fruit basket, cookie assortment, candy, etc.) of nominal value that is not a meal. Such perishable food items shall be shared among the department or division.
E. An employee may accept a prize awarded through a random drawing or similar means while attending a conference, convention, seminar, institute or similar activity.

F. An employee shall not accept cash or currency, or any other item of more than nominal value from anyone if it could be interpreted as a bribe or enticement to receive MCCCD business. If an employee receives something of greater than nominal value, the employee shall refuse it or, as soon as possible, disclose the circumstances relating to the acceptance of the item(s) to the Vice President of Administrative Services or Vice Chancellor for Business Services and deliver it to the appropriate college or District designee where it shall become the property of MCCCD.

2. Meals, Beverages and Entertainment

A. If there is the expectation of future financial benefit for the vendor, then an employee shall not allow any meal, beverage or cost of entertainment to be purchased for the employee or any member of the employee’s family by a person whom the employee knows or has reason to know is employed by or in any way associated with a current vendor or contractor of MCCCD. Under this regulation any purchase of meal, beverage or entertainment is prohibited whether the vendor/contractor offers to purchase the meal, beverage or entertainment with his or her personal funds, or with funds from any other source.

B. An employee may allow a meal or beverage to be purchased by a vendor for the employee only if the meal or beverage is served as part of a banquet or dining function offered to participants at a conference, convention or similar activity. Such events would include sponsorships that are part of an educational, technical or professional development conference that is organized by an association and where the meal is included in connection with attendance at the conference. Upon prior review of a written justification and approval by the college’s Vice President of Administrative Services, or at the District Office, the Vice Chancellor for Business Services, an employee may attend product enhancement presentations. The provisions outlined in the regulation related to the acceptance of gifts and items shall still apply.

C. An MCCCD employee who is also employed by another company may have a meal, beverage or the cost of entertainment purchased within the context of the other employment.

3. Travel

An employee shall not engage in any travel activity where the expenses are paid for by a vendor and where that activity could be interpreted as a bribe or enticement in order to receive MCCCD business. This would include vendor sponsored events that are marketed as a professional development activity, but that instead focus primarily on that vendor’s product, and where the trip includes social activity for the attendees.

A. Non-Business Related Travel

An employee shall use paid leave for all time spent in travel that is not business-related that occurs during the employee’s normal working hours. For purposes of this regulation, appropriate paid leave for non-business related travel would include pre-approved vacation time, pre-approved banked vacation time or personal time.

B. Business Related Travel

i. An employee shall not be required to use paid leave for travel in connection with an event or activity that is MCCCD business-related. The employee may accept payment for necessary expenses (such as airfare, lodging, meals) from the entity or professional organization that sponsors the event or activity.

ii. An employee may engage in a business-related travel activity where the expenses are paid for by an educational institution or a non-profit organization, such as a professional association, whose mission is consistent with the mission of MCCCD,
provided that there is no expectation that such travel will result in future financial benefit to said educational institution or organization.

iii. An employee may lead a class or group of students enrolled at a member institution in an MCCCD sponsored travel activity.

C. Credit Course
A travel agency or similar entity that arranges the travel activity may, in connection with a credit course offering, pay the expenses of:

i. the employee who is leading the class or group,

ii. a person who is performing supervisory responsibilities over the students at all times throughout the travel, or

iii. one or more students enrolled in the class or group travel activity.

D. Non-Credit Course
An employee or other person participating in travel with a non-credit class shall not accept payment or reimbursement for any expenses associated with travel from the travel agency or similar entity.

4. Discounts
For purposes of this regulation, a “discount” is a reduction in the cost of goods or services charged by any entity to an MCCCD employee or student by virtue of that person’s employment or enrollment at an MCCCD college or location.

A. The following are acceptable discounts:

i. A discount that is part of an established and recognized program within MCCCD, such as the ‘employee store,’ wellness, or trip reduction programs, and is offered uniformly to all employees of MCCCD or of a member institution of MCCCD.

ii. A discount available pursuant to a policy in continuous effect and a recognized component of a benefits or compensation package that is recognized by the MCCCD Benefits and Compensation Department.

iii. A discount offered by a vendor for employees or students of educational institutions, regardless of whether such a vendor does business with MCCCD, provided that said discount is not in any way consideration or otherwise a factor in any transaction with MCCCD (i.e.: educational discounted software).

B. The following is an unacceptable discount: A discount that is offered to select employees on an ad hoc basis as a result of the employee performing his or her job duties or as an incentive to influence conduct from a person seeking to obtain a contractual or other arrangement with MCCCD.

C. Notice to MCCCD employees of the availability of any discount shall be conveyed in a manner that neither implicitly or expressly endorses nor otherwise speaks to the quality of the goods or services. The use of any MCCCD trademark or logo in connection with providing notice of the availability of a discount shall be limited to notice provided directly by the District Marketing Department.

5. Honoraria and Similar Consideration
A. Non-Business Related
An employee may accept an honorarium, stipend or similar compensation or consideration from an entity external to MCCCD for an activity that is not business-related if:

i. the entire activity occurs outside the employee’s normal working hours; or

ii. the employee uses personal leave or pre-approved vacation hours for the portion of the activity that overlaps the employee’s normal working hours; or

iii. the employee remits the honorarium, stipend, or similar compensation or
consideration to the Vice President of Administrative Services at the location where the employee works. The honorarium, wages, similar compensation or consideration shall become the property of MCCCD. The Vice President of Administrative Services may consult with the Legal and Business Services Divisions for guidance on remissions. At the District Office, the employee remits the honorarium, stipend or similar compensation to the Vice Chancellor for Business Services.

B. Business Related
An employee may receive a modest honorarium or stipend for time spent preparing for presentations (keynote addresses, etc.) that are MCCCD business-related. Modest is considered to be limited or moderate in the amount of the honorarium. In addition, activities such as accreditation visits that may be considered MCCCD business-related due to the inherent nature of the event and the professional expertise of the employee(s), and that involve the offer of an honorarium, stipend or similar compensation or consideration from an entity external to MCCCD, are acceptable under the following conditions:

i. If the activity occurs during work hours, the employee shall submit the honorarium or stipend to the college or foundation; or
ii. if the employee uses personal leave or pre-approved vacation hours for the portion of the activity that overlaps the employee’s normal working hours.

6. Resource Development
To the extent that employees of the MCCCD are engaged in an official capacity with duties that involve resource development and such involvement requires attending local events that are either hosted by or attended by vendors, such participation may be acceptable if it can be established that the event could result in expansion of District or college resources and that participation is disclosed in advance with the Vice Chancellor of Business Services. Attendance at vendor-invited events that would involve travel is not acceptable.

7. College Course Materials – Board Auxiliary Policy
Section 7 of this regulation has been adopted by the Governing Board and is incorporated here by reference.

In accordance with A.R.S. §15-1891, the MCCCD Governing Board establishes the parameters for employees when ordering course materials from publishers and working with book dealers:

A. No faculty member or employee shall demand or receive any payment, loan, advance, good or deposit of money present or promised for selecting or purchasing specific course materials received for coursework or instruction, except that the faculty member or employee may receive:

i. free review copies, complimentary teacher editions or instructional materials that are not intended to be sold by any faculty, staff or bookstore.
ii. royalties or other compensation from the sale of course materials that include the faculty member’s own writing or work.
iii. honoraria for academic peer review of course materials.
iv. training in the use of course materials and learning technologies.

B. A faculty member or any other employee who is in charge of selecting or adopting course materials shall, prior to selection or adoption of any course materials, make a request for the following written information from the publisher of the course materials:

i. A listing of relevant course materials offered by the publisher and whether each of the course materials are offered in a bundled package or sold separately;
ii. The suggested retail price, the estimated wholesale price or the price that the
publisher makes available to the public for the course materials. The publisher may
include the time period during which the pricing is available.

iii. The copyright dates of the previous edition if the copyright dates do not appear in
the course materials.

iv. A summary of the substantive content differences between the current edition of
the course materials and the immediate previous edition.

C. A faculty member or any other employee who is in charge of selecting or adopting course
materials shall place orders for such course materials by the date specified and communicated
by the College or District bookstore to enable the College or District bookstore or contract
managed bookstore to confirm the availability of the requested materials.

D. An unsolicited free review copy, sample copy, or complimentary teacher edition of course
materials provided by a publisher at no charge and delivered to the attention of an
employee at a college or District location is presumed to be the property of the Maricopa
County Community College District. However, such employee may nevertheless assume
ownership of such materials if the materials are, in the judgment of the employee,
pertinent to the employee’s academic discipline or professional responsibilities.

As these materials are provided for professional academic use and are not intended by
the publisher for sale, an employee should at no time sell or trade them to any person
or other entity for personal profit. Appropriate disposition of the materials includes
donation to a student or library or other non-profit or charitable organization, or
returning the book to the publisher.

E. This policy shall not be construed in a manner that violates academic freedom.

F. For purposes of this policy:
   i. “Book buyer” means any person or entity, including a university or community
college district bookstore, engaged in the purchase or sale of course materials.
   ii. “Bundled” means one or more course materials that are packaged together to be
sold as course materials for a single price.
   iii. “Complimentary teacher edition” means a book with information that is meant for
the exclusive use of faculty members, commonly labeled as an “instructor edition”
or “instructor manual” and that contains answers and solutions, test questions and
pedagogical techniques.
   iv. “Course materials” means any textbook or other instructional tool published
for the purpose of classroom instruction and used for or in conjunction with a
course in a university under the jurisdiction of the Arizona board of regents or a
community college under the jurisdiction of an Arizona community college district.
   v. “Publisher” means any publishing house, firm or company that produces course materials.
   vi. “Sample copy” means any book that is the same as the regular student edition.
   vii. “Substantive content” means portions of a college textbook, including new
chapters, additional eras of time, new themes or new subject matter.
   viii. “Written information” means information provided on print material. Written
information includes electronic communication or publication on a website.

8. Solicited Course Materials
   A solicited free review copy, sample copy, or complimentary teacher edition of course
materials provided by a publisher at no charge and delivered to the attention of an
employee at a college or District location is presumed to be the property of the Maricopa
County Community College District. However, such employee may nevertheless assume
ownership of such materials if the materials are, in the judgment of the employee,
pertinent to the employee’s academic discipline or professional responsibilities.
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section I

1.18 gifts, gratuities and unrelated compensation (cont’d)

As these materials are provided for professional academic use and are not intended by the publisher for sale, an employee should at no time sell or trade them to any person or other entity for personal profit. Appropriate disposition of the materials includes donation to a student or library or other non-profit or charitable organization, or returning the book to the publisher.

AMENDED through the Administrative Regulation approval process, May 26, 2010
ADOPTED through the Administrative Regulation approval process, September 22, 2009
2.4 college environment

2.4.1 General Statement

The Maricopa Community Colleges are dedicated to providing a healthy, comfortable and educationally productive environment for students, employees and visitors.

2.4.2 Nondiscrimination

See the EEO/AA Section of the Administrative Regulations.

2.4.3 Equal Opportunity Statement

See the EEO/AA Section of the Administrative Regulations.

2.4.4 Sexual Harassment Policy for Employees and Students

See the EEO/AA Section of the Administrative Regulations.

2.4.5 Copyright Act Compliance

Students are expected to comply with the provisions of the Copyright Act of 1976 pertaining to photocopying of printed materials, copying of computer software and videotaping. In order to assist students in complying with the Copyright Law, appropriate notices shall be placed on or near all equipment capable of duplicating copyrighted materials.

1. Copyright Policy
   See the INSTRUCTION Section of the Administrative Regulations.

2. Taping of Faculty Lectures
   See the INSTRUCTION Section of the Administrative Regulations.

3. What Students Should Know About Copyright (www.maricopa.edu/legal/ip/students.htm)

2.4.6 Emissions Control Compliance

Pursuant to A.R.S. §15-1444 C. no vehicle shall be allowed to park in any college parking lot unless it complies with A.R.S. §49-542 (the annual vehicle emissions inspection program). At the time of course registration, every out-of-county and out-of-state student will be required to sign an affidavit stating that the student’s vehicle meets the requirements of A.R.S. §49-542. Vehicles that are not in compliance are subject to being towed at the owner’s expense.

2.4.7 Abuse-Free Environment

See the AUXILIARY SERVICES Section of the Administrative Regulations for Tobacco-Free Environment.

1. Substance Abuse/Misuse Statement
   Drug abuse and misuse has become a national issue and is receiving national attention, particularly in the academic community. The insidious effects of the abuse of these agents are also felt by all walks of life and economic levels. Therefore, as an education providing institution, we are responsible to provide knowledge and guidelines about prevention, control, and treatment of the abuse/misuse of alcohol, illegal and legal drug uses and misuses.
This policy statement has been constructed on the belief that higher education has a responsibility to face safety and health factors of substance abuse/misuse issues forthrightly and innovatively. We believe that the community college needs to adapt programs applicable to their community as well as to our individual student’s needs. The policy statements should be comprehensive, understood by those expected to comply, realistic and enforceable, consistently applied, and cover foreseeable dangers.

Construction of this statement has been founded on concerns of individual safety, educational quality, and legal liability. It is recognized that each individual is responsible for his/her actions and must be afforded an opportunity to develop knowledge, skills and talent, and be willing to share community responsibilities. The Maricopa Community College District has an equal “duty to care” responsibility and a commitment to substance abuse/misuse education for all students and employees.

The Maricopa Community College District shall:
A. Visibly demonstrate a performance of the Maricopa Community College District “duty to care”.
B. Comply with requirements for federal funds.
C. Describe what the college does about substance abuse/misuse (alcohol, drugs, anabolic steroids).
D. Inform/educate members of the academic community of adverse effects of these substances.
E. Inform/educate the academic community about the policies concerning substance misuse and abuse.
F. Discourage illegal drug abuse and legal substance misuse.
G. Provide individual and group counseling.
H. Provide assistance and guidance to obtain treatment and rehabilitation of any identified problem.

To achieve these objectives, the program must provide an environment capable of:
A. Developing and implementing substance misuse/abuse prevention programs.
B. Providing educational training and prevention programs for the college and community it serves.
C. Providing timely and accurate information dissemination.
D. Establishing supportive counseling programs as needed.
E. Establishing a strong on-going evaluation of services.
F. Providing assistance to obtain treatment and rehabilitation of substance abuse/misuse.
G. Clarifying the college regulations for control of alcohol and drug use.
H. Providing procedures that the college will follow to correct and stabilize emergency situations.

Each college will identify key people to provide emergency services and to contact and work with outside agencies.

The Maricopa Community College District is committed to establishing a preventative substance abuse program at each college designed to affect positively the problems of irresponsible use of alcohol and the use and abuse of illegal substances. A main focus of the program will be on education of the campus community and assistance to individuals.

The Maricopa Community College District fully supports disciplinary action for misconduct and the enforcement of state laws governing the use of alcohol and the use, abuse, possession or distribution of controlled substances or illegal drugs.
2. Student Program to Prevent Illicit Use of Drugs and Abuse of Alcohol

A. Introduction and Purpose

The Federal Drug-Free Schools and Communities Act of 1989 (Public Law 101-226) requires federal contractors and grantees to certify that they will provide a drug-free school. As a recipient of federal grants, the District must adopt a program toward accomplishing this goal. While federal legislation has been the impetus for creation of the program, the administration and Governing Board recognize that substance abuse is a problem of national proportions that also affect students at the Maricopa Community Colleges. Based upon that concern, it is intended that this program on prevention of alcohol and drug abuse on college campuses will go beyond the strict dictates of the law and will serve as a comprehensive educational and resource tool.

The Maricopa Community Colleges are committed to maintaining learning environments that enhance the full benefits of a student’s educational experience. The Maricopa County Community College District will make every effort to provide students with optimal conditions for learning that are free of the problems associated with the unauthorized use and abuse of alcohol and drugs. Part of the educational mission of the Maricopa Community Colleges, in conjunction with this program, is to educate students about positive self-development, the benefits of a healthy lifestyle and the health risks associated with substance abuse.

The purpose of this program is to:

i. Ensure that the Maricopa Community Colleges working and learning environment for students and the public is safe, orderly and free of illegal activity.

ii. Comply with the Drug-Free School and Communities Act of 1989, and other relevant substance abuse laws.

iii. Provide students with access to appropriate treatment and rehabilitation assistance for problems associated with substance use or abuse.

B. Standards of Conduct

In the student handbooks of the Maricopa Community Colleges under codes of conduct, the following are examples of behavior that is prohibited by law and/or college rules and policies:

i. Drinking or possession of alcoholic beverages on the college campus.

ii. Misuse of narcotics or drugs.

C. Sanctions for Violation of Standards of Conduct

Disciplinary actions include, but are not limited to:

i. Warning,

ii. Loss of privileges,

iii. Suspension, or

iv. Expulsion.

D. Legal Consequences of Alcohol and Other Drugs

i. Laws Governing Alcohol

The State of Arizona sets twenty-one as the “legal drinking age”. An underage person who buys, receives, possesses or consumes alcoholic beverages is guilty of a misdemeanor and may be subject to a fine and imprisonment for up to six months.

Revised Statutes, Title 28, Chapter 4, Article 3 prohibit driving while under the influence of intoxicating liquor or drugs (DWI). Drivers arrested for a DWI who refuse to be tested face suspension of their licenses or permits to drive for twelve months. A driver whose test results show a blood or breath alcohol concentration of 0.08 or more will, on conviction for a first offense, be sentenced to no less than
ten days in jail, pay a fine of not less than $250, pay an additional assessment of $1,000, and may be required to perform community restitution and equip his or her vehicle with a certified ignition interlock device. On conviction of a second offense within 84 months, the person shall have his/her driving privilege revoked for one year. Additionally, this person shall be sentenced to not less than 90 days in jail, pay a fine of not less than $500, pay an assessment of $2,500, and shall be ordered to perform at least 30 hours of community restitution. Additionally, the person may be required to equip his or her vehicle with a certified ignition interlock device for up to twelve months starting on the date that his or her driving privileges are restored.

ii. Federal Penalties and Sanctions for Illegal Possession of a Controlled Substance

First conviction: Up to one year imprisonment and fined at least $1,000 but not more than $100,000, or both. (21 United States Code §844)

After one prior drug conviction: At least fifteen days in prison, not to exceed two years and fined at least $2,500 but not more than $250,000, or both. (21 United States Code §844)

After two or more prior drug convictions: At least ninety days in prison, not to exceed three years and fined at least $5,000 but not more than $250,000, or both. (21 United States Code §844)

Special sentencing provisions for possession of crack cocaine (21 United States Code §844):

Mandatory at least five years in prison, not to exceed twenty years and fined up to $250,000, or both, if:
1. First conviction and the amount of crack possessed exceeds five grams.
2. Second conviction and the amount of crack possessed exceeds three grams.
3. Third or subsequent crack conviction and the amount of crack possessed exceeds one gram.

Forfeiture of personal and real property used to possess or to facilitate possession of a controlled substance if that offense is punishable by more than one year imprisonment. (See special sentencing provisions re: crack) (21 United States Code §853)

Forfeiture of vehicles, boats, aircraft or any other conveyance used to transport or conceal a controlled substance. (21 United States Code §§853 and 881(a)(4))

Civil fine of up to $10,000 (pending adoption of final regulations). (21 United States Code §884(a))

Denial of Federal benefits, such as student loans, grants, contracts, and professional and commercial licenses, up to one year for first offense, up to five years for second and subsequent offenses. (21 United States Code §862)

Ineligible to receive or purchase a firearm. (21 United States Code §922(g))
Miscellaneous: Revocation of certain Federal licenses and benefits, e.g. pilot licenses, public housing tenancy, etc., are vested within the authorities of individual Federal agencies.

**Note:** These are only some of the Federal penalties and sanctions.

iii. State Penalties and Sanctions

Title Thirteen, Chapter 34 of the Arizona Revised Statutes lists drug offenses and their penalties. Following is list of drugs that are frequently misused with a description of the potential penalties attached to a conviction.

1. Marijuana: A first offense for possession or use of marijuana in an amount of less than two pounds constitutes a class 6 felony and carries a possible prison term of one year and a fine of not less than $750. The sale of marijuana in an amount of less than two pounds constitutes a class 3 felony and carries a prison sentence of three and one-half years and a fine of not less than $750. There are other possible penalties as well. (A.R.S. §13-3405)

2. LSD and Metamphetamine: Possession, use and sale are felonies carrying sentences from four to five years and fines of not less than $1,000. There are other possible penalties as well, including a presumptive sentence of ten years for the sale of metamphetamine. (A.R.S. §13-3407)

3. Heroin and Cocaine: Possession, use and sale are felonies carrying sentences up to five years and a fine of not less than $2,000. There are other possible penalties as well. (A.R.S. §13-3408)

3. Use of Alcoholic Beverages

See Section 4 of the Administrative Regulations

4. Other Health Concerns

**General Guidelines Concerning AIDS**

Neither a diagnosis of AIDS nor a positive HIV antibody test will be part of the initial admission decision for those applying to attend any of the Maricopa Community Colleges. The Maricopa Community Colleges will not require screening of students for antibody to HIV.

Students with AIDS or a positive HIV antibody test will not be restricted from access to student unions, theaters, cafeterias, snack bars, gymnasiums, swimming pools, recreational facilities, restrooms, or other common areas, as there is not current medical justification for doing so.

Where academically and logistically feasible, students who have medical conditions, including AIDS, may seek accommodation in order to remain enrolled. Medical documentation will be needed to support requests for accommodation through the Office of Disabled Resources and Services or the Office of Vice President of Student Affairs.

The Maricopa Community Colleges acknowledge the importance of privacy considerations with regard to persons with AIDS. The number of people who are aware of the existence and/or identity of students who have AIDS or a positive HIV antibody test should be kept to a minimum. When a student confides in a faculty member, knowledge of the condition should be transmitted to the appropriate vice president or designee who will make the determination if the information should be further disseminated. It should be remembered that mere exposure to the person in a classroom does not constitute a need to know the diagnosis. It is, therefore, unnecessary to document in a student’s file the fact that he or
she has AIDS unless the information is to be used for accommodation reasons. Sharing confidential information without consent may create legal liability.

Students are encouraged to contact the Office of Disabled Resources and Services and/or the vice president of student affairs or designee for the types of services available in the district or community on matters regarding AIDS or the HIV virus.

AMENDED through the Administrative Regulations approval process, October 22, 2008

2.4.8 Petition Signature Solicitation

1. This regulation shall govern access to college premises by representatives who wish to solicit signatures on petitions for the purpose of submission of a ballot proposition to voters, or nomination of a candidate for elective office, in a city-, county-, or state-wide election.

2. Each college president shall designate general hours of accessibility for solicitation and a location on college premises where all representatives on behalf of any candidate or ballot proposition may solicit signatures. The location shall be in a common area where the solicitation will not serve as an obstruction to student activities or otherwise disrupt the college environment.

3. All solicitation must take place in designated areas. Standard space may include one or two tables and chairs. Campus restrictions regarding amplification will apply. Representatives may not distribute or make available to students, employees, or college visitors any tangible item, except for informational literature about the proposed candidate or ballot initiative.

4. Representatives shall notify the designated official at each college or center for their intent to be present on college premises no fewer than three working days prior to soliciting signatures. Upon obtaining authorization, representatives shall be provided a written version of this regulation.

Specific procedures on how to implement the Petition Signature regulation can be found in Appendix S-14.

AMENDED through the Administrative Regulation approval process, July 6, 2010
ADOPTED through the Administrative Regulation approval process, July 18, 2002

2.4.9 Solicitation

1. Definitions

A “solicitor” is any non-MCCCD-affiliated entity that would, on the premises of any Maricopa Community College or Center, purport to sell or promote any product, service, or idea, but does not include such an entity that would enter the premises for the purposes of promoting, opposing, or soliciting petition signatures in connection with any political candidate or initiative, or referendum ballot.

A “special event” is a college-sponsored event conducted on college premises for the benefit of students that is based on a particular theme, and for which the college has deemed it essential to invite the participation of solicitors whose products, services or ideas are pertinent to the special event’s theme.
2. Requirements

A. A solicitor must obtain prior approval for solicitation from the designated official at each college or center. A solicitor who would purport to sell any product or service is responsible for obtaining any necessary tax licenses and must submit to the designated official a certificate of commercial liability insurance and pay to the college or center, in consideration for the opportunity for solicitation, a fee in the amount of $50 per day or $125 per full week.

B. Campus restrictions regarding location, time, date, and use of amplification may apply. All requests for space shall be granted on a first-come, first-served basis only upon completion of the requirements contained in this regulation.

C. All solicitation must take place at tables in designated areas. Standard space will be one or two tables and chairs. Solicitors may be limited to no more than fifty (50) hours of solicitation activity per semester at each college or center.

D. By requesting the opportunity for solicitation on the premises of a college or center, a solicitor warrants that it may lawfully sell or promote its product, service or idea and that such activity does not violate any law, and does not violate any trademark, copyright, or similar proprietary interest. The activity of any solicitor may not violate any existing Maricopa contract.

E. The president of every college or center shall establish for such location restrictions governing the activities of solicitors. Such restrictions shall supplement, but shall not replace or waive, this regulation.

F. A college may waive the fee prescribed in this regulation for any solicitor’s participation in a special event if the college determines that such participation will be of particular educational benefit to the interests of that college’s students (i.e., non-profits/501(c)3, the armed forces, and educational institutions offering transfer information); the participation is sponsored by a club, organization, or academic division; and the participation is approved by the college’s Student Life and Leadership department. A college may waive both the fee and the insurance certificate requirements prescribed in this regulation for a student purporting to sell or promote a product or service at a special event, provided that:
   i. Such product or service presents low risk of harm to a potential user;
   ii. The product or service is not food or food-related and;
   iii. The student is soliciting solely on his or her own behalf and not pursuant to any sales agreement, commission agreement, or similar affiliation or contractual relationship with another entity.

G. Any solicitor who violates this regulation may be deemed a trespasser on college or center premises, and therefore subject to appropriate prosecution within the discretion of the College Safety department and other responsible officials at the college or center. The Maricopa County Community College District, its colleges and centers, assume no responsibility - financial or otherwise - for the acts or omissions of any vendor whose presence on college premises pursuant to this regulation is approved by any college official.

Specific procedures on how to implement the Solicitation regulation can be found in Appendix S-15.
2.4.10 Children on Campus

Children (younger than 18) may not attend any class unless they are officially registered for the class.

Children will not be allowed on campus unless participating in an authorized college program or under the supervision of an adult.

2.4.11 Crime Awareness and Campus Security Act

Federal legislation requires the college to maintain data on the types and number of crimes on college property as well as policies dealing with campus security. To obtain additional information on this subject, contact the college Safety and Security Department.

2.4.12 Workplace Violence Prevention

It is the policy of the Maricopa Community Colleges to promote a safe environment for its employees, students, and visitors. The Maricopa Community Colleges are committed to working with its employees to maintain an environment free from violence, threats of violence, harassment, intimidation, and other disruptive behavior.

Violence, threats, harassment, intimidation, and other disruptive behavior in our facilities will not be tolerated, and it is the responsibility of all members of the Maricopa Community Colleges to report any occurrence of such conduct. Every employee, student and visitor on Maricopa Community College District property is encouraged to report threats or acts of physical violence of which he/she is aware. All reports will be taken seriously and will be dealt with appropriately. Such behavior can include oral or written statements, gestures, or expressions that communicate a direct or indirect threat of physical harm.

This policy applies to employees and students, as well as independent contractors and other non-employees doing business with the Maricopa Community Colleges. Individuals who commit such acts may be removed from the premises and may be subject to disciplinary action, criminal penalties, or both. The Chancellor is hereby instructed to enact all administrative regulations necessary to implement this policy.

2.4.13 Student Right to Know

Under the terms of the Student Right To Know Act, the college must maintain and report statistics on the number of students receiving athletically related student aid reported by race and sex, the graduation rate for athletes participating in specific sports reported by race and sex, the graduation rate for students in general, reported by race and sex and other similar statistics. To obtain copies of these reports, contact the Office of Admissions and Records.
It is the intent of the Governing Board of the Maricopa County Community College District to adhere to the provisions of the U.S. Copyright Law (Title 17, United States Code Section 101 et seq.). Though there continues to be controversy regarding interpretation of the Copyright Law, this policy represents a sincere effort by the Board to operate legally within the District.

The Governing Board directs the Chancellor or his designee(s) to develop and distribute to employees guidelines that (1) clearly discourage violation of the Copyright Law and (2) inform employees of their rights and responsibilities under the Copyright Law.

Each college president or provost and the Chancellor shall name an individual(s) at each district location who will assume the responsibilities of distributing copyright guidelines, act as a resource person regarding copyright matter and provide training programs on current copyright laws.

Employees are prohibited from copying materials not specifically allowed by the (1) copyright Law, (2) fair use guidelines, (3) Licenses or contractual agreements, or (4) other permission.

The Governing Board disapproves of unauthorized duplication in any form. Employees who willfully disregard this Board policy and/or the aforementioned copyright guidelines do so at their own risk and assume all liability for their actions.

In order to assist employees and students in complying with the Copyright Law, appropriate notices shall be placed on or near all equipment capable of duplicating copyrighted materials.

What Students Should Know About Copyright
http://www.maricopa.edu/legal/ip/students.htm

AMENDED through the Administrative Regulation approval process, August 18, 2008
ADOPTED into Governance, September 24, 1996
AMENDED Motion No. 8894
AMENDED Motion No. 8895
AMENDED Motion No. 8896

Founding Source:
Governing Board Minutes, December 12, 1989, Motion No. 7144

Scope of Coverage
This regulation covers all MCCCD colleges, centers, and offices. Enrollment irregularities are enrollment practices that might reflect falsified enrollment or might reflect nepotism. Examples might include residential or adjunct faculty members enrolling in courses they instruct; employees enrolling in multiple courses taught at the same time that are not open-entry/open-exit courses; enrollment in multiple courses taught that overlap in time and that are not open-entry/open-exit courses; enrollment in a course taught by a relative; employees enrolling in a course for the sole purpose of making it “go” (i.e., not be canceled).

General Standards
1. As a steward of public funds, the District must protect against falsified enrollments or questionable enrollments by its employees.

2. Notwithstanding exceptions granted as permitted in this regulation, enrollments that are not permitted by employees include the following: enrollment in a course taught by oneself; enrollment in multiple courses taught at the same time that are not open-entry/open-exit courses; enrollment in multiple courses taught that overlap in time and that are not open-entry/open-exit courses; enrollment in a course taught by a relative; enrollment and subsequent withdrawal for the sole purpose of making a class “go” (i.e., not be canceled); faculty who knowingly teach a relative, whether that person is a District employee or not.
3. When employees are enrolling in a credit or Skill Center course taught at the Maricopa Community Colleges and paying with a Maricopa Community Colleges tuition waiver, employees must submit declarations to the Vice Presidents of Academic Affairs and Student Affairs. The employee declarations shall be submitted in advance of the start of the course. Approval to take the course shall be subject to approval of the Vice Presidents for Academic Affairs and Student Affairs, after consultation with the respective President of the college.

4. The Vice Chancellor for Academic Affairs shall be responsible for establishing processes as appropriate to allow for appeals. The appeal process shall be carried out within a week of the reported enrollment irregularity. In addition, information on any denials to take a course shall be forwarded to the Vice Chancellor for Academic Affairs for the establishment of any other processes as appropriate to review denial decisions.

5. All instructors of credit or Skill Center courses shall submit declarations each semester identifying any potential enrollment irregularities. The instructor declarations must be submitted no later than five days after the start of the class (or the first class, if a late start). Review of potential irregularities shall be conducted by the Vice Presidents for Academic Affairs and Student Affairs, after consultation with the respective President of the college.

6. Information on the college’s review of potential enrollment irregularities shall be forwarded to the Vice Chancellor for Academic Affairs who shall be responsible for reviewing the college decisions to ensure consistent application of this regulation.

7. Standardized written procedures to check that questionable enrollments are not occurring will be developed and adhered to. These procedures shall be submitted to the Chancellor. Procedures shall include reviews by each college each semester of employee and dependent tuition waivers in order to determine that employees and their dependents have not enrolled in courses taught by departmental members.

8. Each college President shall annually submit to the Chancellor a report that documents its written procedures and compliance with the terms of this regulation. The Chancellor shall annually share these reports with the Governing Board. Each college president shall be required to correct weaknesses in their practices within a timeframe set by the Chancellor.

9. Violation of this regulation could lead to disciplinary action, including termination.

10. Notwithstanding section B of this regulation, the Chancellor or his/her designee may allow a student to enroll in a class taught by a relative of the student only upon a showing by the student that the enrollment is necessary to avoid an extreme hardship, and upon a showing by the college President or designee that the academic integrity of the student’s enrollment in the class will nevertheless be maintained.

11. Definitions
   A. “Relative” includes a parent, step-parent, parent-in-law, brother, stepbrother, sister, stepsister, spouse, son, stepson, daughter, stepdaughter, brother-in-law, sister-in-law, son-in-law, daughter-in-law, grandparent, great-grandparent, grandchild, great-grandchild, aunt, uncle, cousin, niece and nephew of the employee or the employee’s spouse. A “relative” also includes a domestic partner of an employee, and a relative (as that term is defined herein) of such domestic partner.
   B. “Employee” means a person employed by the Maricopa County Community College District, and includes, but is not limited to, any Governing Board-Approved employee, Skill
administrative regulation

**instruction section III**

**AR 3.7 enrollment irregularities (cont’d)**

Center employee, specially funded employee, one-year-only employee, one-semester-only, student employee, and person employed under a Special Services Employment.

ADOPTED by the Governing Board on February 27, 2007, Motion No. 9408
AMENDED by the Governing Board on January 22, 2008, Motion No. 9435

**3.9 domesticated animals on campus**

**Recommendation**

To implement a formal administrative regulation that addresses instances where animals are permitted on campus. This item would take the place of language titled “Pet Policy” that presently appears in student handbooks and instead be placed within the INSTRUCTION SECTION of the administrative regulations.

**Responsibilities**

Animals, including pets, are prohibited on campus with the exception of service animals as defined by the Americans with Disabilities Act (ADA), and service-animals-in-training that are part of a certified or accredited program that is recognized within the service animal industry to train animals in compliance with the Americans with Disabilities Act; animals for instructional purposes as approved by the appropriate district or college authority, and working dogs used by a law enforcement agency for law enforcement purposes. Animals in training must be clearly identified (i.e., wearing a vest) and prior permission of the college’s administration shall be obtained in advance. During work and classroom hours, no more than one service-animal-in-training is permitted on site per employee or student.

The ADA defines service animals as those that are individually trained to provide assistance to any individual with a disability. If animals meet this definition, they are considered service animals under the ADA regardless of whether they have been licensed or certified by a state or local government. This does not include animals for emotional support. Service animals and service animals in training shall be leashed and remain under the owner’s or caretaker’s control at all times.

Animals that are used specifically to further an instructional purpose as part of a college or district program are permitted at the college and may also be kenneled at that location. These animals shall be kenneled and handled in such a way that does not pose a danger to any person on campus. Any injuries resulting from interaction with these animals shall be reported immediately to the College Public Safety Department for documentation. Injuries may also be subject to reporting with the Maricopa County Animal Care and Control.

ADOPTED through the Administrative Regulation approval process, September 23, 2008
Purpose
The National Incident Management System (NIMS) sets forth to establish a common set of
criteria for disaster/emergency management and business continuity programs. This standard
also provides disaster and emergency management and business continuity programs the criteria
to assess current programs or to develop, implement, and maintain aspects for prevention,
mitigation, preparation, response, and recovery from emergencies.

Under the authority of the Chancellor of the Maricopa County Community College District
(MCCCD), the mission of the Maricopa Emergency Management System (MEMS) is to develop,
implement and maintain federally compliant, District-wide plans that comply with NIMS.

Background
Upon review of the MCCCD’s emergency operations and business continuity plans, the Chancellor
formally charged a group with the task to identify potential actions to be undertaken to improve
the disaster/emergency management and business continuity plans, as well as to facilitate
the implementation of those measures. This project was named the Maricopa Emergency
Management System (MEMS).

Since MEMS’ creation, the MCCCDD has been engaged in a comprehensive and systemic effort
to improve processes and protocols for the prevention, preparedness, planning, and response
to emergencies. Prior to this effort, each college and the District Office handled emergency
operations planning independently.

Approach to Emergency Management

MEMS will utilize the “All Hazards Approach” to emergency management. The all hazards
approach involves managing the large range of possible effects of risks and emergencies. This
concept takes into consideration that a large range of risks can cause similar problems and
such measures as warning, evacuation, medical services, and recovery will be required during
and following emergencies. Many risks will, however, require specific response and recovery
measures and will require specific prevention and mitigation measures.

Responsibilities
The Chancellor shall possess the authority to declare a state of emergency for any site with the
Maricopa County Community College District. The Chancellor shall insure compliance with NIMS.

The Chancellor and the Chancellor’s Executive Council shall be charged with the overall
responsibility to develop, implement, and maintain a written emergency operations plan and a
written business continuity plan for the District Office departments and colleges, respectively.

The plans, which will be prepared using templates created by the MEMS Team, will address all
elements and best practices of emergency management including risk assessment, incident
prevention, mitigation, resource management and logistics, mutual aid/assistance, planning,
incident management, communications and warning, operational procedures, facilities, training,
exercises, evaluations, and corrective actions, crisis communication and public information, and
finance and administration.

The MEMS team will coordinate and provide guidance to each college and District Office
department which will comply with the practices prescribed by the plans. Additionally, the MEMS
team will support the plans through training, exercises, and evaluations and will disseminate
lessons learned from exercises and events.
4.3 electronic communications

1. General Statement

Electronic communications on behalf of the Maricopa County Community College District (MCCCD) should be used to support education, research, scholarly communication, administration and other MCCCD business. MCCCD provides significant technology resources to Governing Board members, employees and students that, among other things, facilitate electronic communications. Electronic communication is not different from any other form of communication. It is subject to a wide range of applicable federal and state laws and regulations, including public records disclosure/retention requirements and copyright mandates.

This regulation enumerates standards for electronic communications through which MCCCD business is conducted. It applies whether the electronic communication uses MCCCD technology resources or not. MCCCD Governing Board members and employees have an obligation under the law to conduct MCCCD business through electronic communications in a manner that permits the communication to be captured for public records and retention requirements. Note that, under the interpretation of the law by Arizona State Library, Archives and Public Records—the state agency tasked with establishing standards for record retention—the individual public official or employee is responsible for preserving MCCCD electronic communications in compliance with state standards. See Administrative Regulation 4.15 “Retrieval, Disclosure and Retention of Records” and Administrative Regulation 4.4 “Technology Resource Standards.”

MCCCD employees using electronic communications should be considerate of the needs of others, and should not impede another employee’s ability to use the electronic services that MCCCD provides. All electronic communications must at least contain the name and electronic mail address of the employee making the information available. E-mail signature cards should reflect the appropriate job title and college or district contact information. Using signature cards to promote or feature logos of vendors is strictly prohibited—No anonymous information may be sent. For electronic communications using MCCCD resources, Administrative Regulation 4.4 “Technology Resource Standards,” also applies.
2. Application of Other Policies
   A. In addition to the standards set forth in this administrative regulation, other MCCCD
      standards are expressly applicable to electronic communications. For instance,
      standards that apply to the use of MCCCD resources, including use of equipment and
      time, also apply to electronic communications. Relevant other institutional policies
      include, but are not limited to:
      i. MCCCD Governing Board policies
      ii. MCCCD Administrative Regulations
      iii. Employee policy manuals
      iv. Student Code of Conduct
      v. Confidentiality of student records
      vi. Sexual harassment policy
      vii. Technology Resource Standards
   B. The list in Paragraph 2A is not comprehensive. In the event of a conflict between and
      among standards, the more restrictive standard will govern.
   C. MCCCD colleges and operational units may develop additional “conditions of appropriate
      use” for local computing and network facilities to supplement these electronic
      communication standards with additional detail, guidelines or restrictions. Such
      conditions must be consistent with and subordinate to the MCCCD-wide standards.

3. Specifically Acceptable Uses. Examples of acceptable uses of electronic communications are:
   A. Communications with local and foreign educators, students, administrators, researchers
      and colleagues in connection with instruction or research
   B. Communication and exchange for scholarly development, to maintain currency, or to
      debate issues in a field of knowledge
   C. Use in applying for or administering grants or contracts for research or instruction, but
      not for non-Maricopa public relations activities
   D. Announcements of new products or services for use in research, college administration,
      student services, or instruction but not commercial advertising of any kind
   E. Factual vendor communication relevant to official MCCCD business
   F. Communication incidental to otherwise acceptable use, except for illegal or specifically
      unacceptable use
   G. Marketing by MCCCD regarding its educational opportunities, programs and non-
      commercial radio and television stations
   H. Uses by MCCCD non-commercial radio and television reporters for journalistic purposes
   I. Communications from MCCCD-related entities with which MCCCD has an agreement that
      exists solely to raise funds for MCCCD programs about the manner in which employees
      may support those entities, so long as the message to employees does not focus on
      specific third-party products or services

4. Specifically Unacceptable Uses. The following is a list of some unacceptable uses, but
   unacceptable uses is not limited to this list:
   A. Using electronic communications for illegal activities
   B. Use for for-profit activities (sales, consulting for pay, and so on) or use by for-profit
      institutions unless covered by the general principle, or as one of the specifically
      acceptable uses
   C. Use for private or personal business
   D. Chain letter, or any illegal schemes or activities
   E. Mailings to large numbers of people that contain unwanted solicitations or information;
      such as “spam” or “letter bomb”
   F. Communication that constitutes harassment
G. Anonymous communications, or communications that impersonate another individual, except communications to the MCCCD Concernline; the contents of an anonymous communication will not be considered a communication regarding official business or a public record of that business with the exception of the MCCCD Concernline

H. Allowing anyone else to use your account

I. Any communication which adversely impacts the communications of MCCCD by overloading the network

J. Violations of open meeting law requirements

K. Communicating about MCCCD business without complying with the retention requirements specified under Administrative Regulation 4.15 “Retrieval, Disclosure and Retention of Records”

L. Use of technology resources to market or conduct other activities on behalf of a third party regarding the “hosting” of an event that is prohibited under MCCCD’s Use of College Facilities administrative regulation

5. Confidentiality

The confidentiality of electronic communications cannot be assured. Under certain conditions, selected MCCCD employees may have access to them consistent with applicable law or policy including this policy. See Administrative Regulation 4.15, “Retrieval, Disclosure and Retention of Records.” Any confidentiality may also be compromised by unintended redistribution or the inadequacy of current technologies. Employees, therefore, should exercise extreme caution in using electronic communications to communicate confidential or sensitive matters, and should not assume that their electronic communication is private or confidential. Additionally, employees should not use electronic communications to transmit information that applicable law requires be confidential, such as student education records under the Family Education Rights and Privacy Act of 1974.

6. Complaint Procedures

Employees experiencing misuse, abuse, harassment or other incidents related to the technologies which they cannot pursue on their own should report the matter through the supervisory chain of command, the College President or to the appropriate Vice Chancellor. If the employee receives an electronic communication from an outside party that is inappropriate, the employee may also wish to contact the authority at the company or service from which the sender is transmitting. Violations of privacy or property involving the technology may be reported, even if the perpetrator is not a member of the college community, if the communication relates to MCCCD business. As specified in Administrative Regulation 4.4 “Technology Resource Standards,” limited incidental use of electronic communications using MCCCD technology resources is permitted. Employees should avoid any incidental use that may result in misuse, abuse, harassment or similar inappropriate communications. This complaint procedure will not generally be available for those types of communications unless there is a threat that may constitute a violation of law.

7. Enforcement of Standards

Engaging in any activity that violates these electronic communications standards can result in the loss of access privileges or other discipline. Issues related to enforcement of these standards will be addressed according to established processes in job group policy manuals.

8. The Chancellor, the Vice Chancellors, the College Presidents or their designees should take necessary steps to ensure that employees under their supervision have notice of and will comply with this regulation and any protocols of the MCCCD electronic communications network, as issued by the Vice Chancellor of Information Technology, a College President or designee.
Introduction
The Maricopa County Community College District (MCCCD) provides its students, employees, Governing Board members and the public with access to information resources and technologies. MCCCD recognizes that the free exchange of opinions and ideas is essential to academic freedom, and the advancement of educational, research, service, operational, and management purposes, is furthered by making these resources accessible.

Arizona constitutional and statutory mandates requires that MCCCD resources, including technology, be used only for the public's business, and not for private purposes. Those mandates apply to all MCCCD public officials--employees of every kind and the Governing Board. The aim of those laws is to safeguard the use of resources, including technology resources, acquired and maintained with public funds. Compliance with other laws--both federal and state--also dictates the need for standards for the use of MCCCD technology resources. In some cases, the Governing Board policies emphasize the importance of compliance with the law such as the requirement to adhere to copyright laws. Governing Board policies also establish MCCCD's own standards, such as the directive that all persons within the MCCCD community be treated in a manner that is humane, fair and dignified.

This administrative regulations established standards for the use of MCCCD technology resources. They should be seen as supplementing, and not in lieu of, Governing Board policy, applicable law and other applicable administrative regulations such as Administrative Regulation 4.3 “Electronic Communications.”

General Responsibilities
Technology resources (including, but not limited to, desktop and laptop systems, printers, central computing facilities, MCCCD-wide or college-wide networks, local-area networks, telephones, facsimile machines, scanners, access to the Internet, electronic mail and similar electronic devices and information) of the MCCCD are available to MCCCD Governing Board members, employees, students and, in a limited number of cases, MCCCD contractors and the public. Use of all those resources is subject to the standards set forth in this regulation (Standards).

The first screen that each MCCCD computer exhibits on starting up advises users of these Standards and requires an acknowledgment before the user may proceed to the next screen. Additionally, all MCCCD employees are responsible for annually acknowledging receipt of the Blue Book, which contains this regulation. So all users of MCCCD technology resources are presumed to have read and understood the Standards. While the Standards govern use of technology resources MCCCD-wide, an individual community college or center may establish guidelines for technology resource usage that supplement, but do not replace or waive, these Standards.

Use of Non-MCCCD Technology
Under Arizona's public records law, MCCCD is required to transact business so that its records are accessible and retrievable. The policy underlying the law is that work done in the name of the public be transparent. Thus, any member of the public may request public records and, except in a few specific instances, are entitled to get copies of them.

Each individual employee or Governing Board member is responsible for ensuring that MCCCD records that he or she initiates or receives are retained for the period of time required by and disposed of...
According to mandates established by Arizona State Library, Archives and Public Records—the state agency tasked with setting standards for record retention. Therefore, an employee’s or Governing Board member’s use of non-MCCCD technology resources for communication of any type of MCCCD business is heavily discouraged because those records are less capable of being managed according to MCCCD’s process for ensuring retention, retrieval and disclosure set forth in Administrative Regulation 4.15 “Retrieval, Disclosure and Retention of Records.”

Additionally, an MCCCD employee who receives a communication allegedly from another MCCCD employee using a non-MCCCD e-mail address is not required to respond substantively to that e-mail. The employee receiving the e-mail is entitled to verify that the sender is whom he or she says that he or she is. The employee receiving the e-mail may request that the sender provide the information or inquiry set forth in the e-mail via hard-copy form.

Acceptable Use

Use of MCCCD’s technology resources, including websites created by MCCCD employees and students, is limited to educational, research, service, operational and management purposes of the MCCCD and its member institutions. Likewise, data, voice, images and links to external sites posted on or transmitted via MCCCD’s technology resources are limited to the same purposes.

Frequently, access to MCCCD’s technology resources can be obtained only through use of a password known exclusively to the MCCCD employees, Governing Board members or students. It is those users’ responsibility to keep a password confidential. While MCCCD takes reasonable measures to ensure network security, it cannot be held accountable for unauthorized access to its technology resources by other persons, both within and outside the MCCCD community. Moreover, it cannot guarantee employees, Governing Board members and students protection against reasonable failures. Finally, under certain limited circumstances defined in Administrative Regulation 4.15 “Retrieval, Disclosure and Retention of Records,” certain MCCCD employees are authorized to access information on an MCCCD technology device.

It is not Maricopa’s practice to monitor the content of electronic mail transmissions, files, images, links or other data stored on or transmitted through Maricopa’s technology resources. The maintenance, operation and security of Maricopa’s technology resources, however, require that network administrators and other authorized personnel have access to those resources and, on occasion, review the content of data and communications stored on or transmitted through those resources. Any other review may be performed exclusively by persons expressly authorized for such purpose and only for cause. To the extent possible in the electronic environment and in a public setting, a user’s privacy will be honored. Nevertheless, that privacy is subject to Arizona’s public records laws and other applicable state and federal laws, as well as policies of Maricopa’s Governing Board all of which may supersede a user’s interests in maintaining privacy in information contained in Maricopa’s technology resources.

Incidental Computer and Technology Usage

Limited incidental personal use of MCCCD technology resources including through use of personal e-mail systems is permitted, except as described in item 16 under “Prohibited Conduct.” MCCCD employees are responsible for exercising good judgment about personal use in accordance with this regulation, Colleges’ consistent local guidelines and MCCCD ethical standards. Personal use refers to activities which only affect the individual and that are not related to an employee’s outside business. MCCCD employees are required to conduct themselves in a manner which will not raise concern that they are or might be engaged in acts in violations of the public trust. Refer to the Guidelines for Incidental Computer Usage for the
Prohibited Conduct
The following is prohibited conduct in the use of MCCCD’s technology resources:

1. Posting to the network, downloading or transporting any material that would constitute a violation of MCCCD contracts.
2. Unauthorized attempts to monitor another user’s password protected data or electronic communication, or delete another user’s password protected data, electronic communications or software, without that person’s permission.
3. Installing or running on any system a program that is intended to or is likely to result in eventual damage to a file or computer system.
4. Performing acts that would unfairly monopolize technology resources to the exclusion of other users, including (but not limited to) unauthorized installation of server system software.
5. Hosting an unauthorized website that violates the .edu domain request.
6. Use of technology resources for non-MCCCD commercial purposes, including to advertise personal services, whether or not for financial gain.
7. Use of software, graphics, photographs, or any other tangible form of expression that would violate or infringe any copyright or similar legally-recognized protection of intellectual property rights.
8. Activities that would constitute a violation of any policy of MCCCD’s Governing Board, including, but not limited to, MCCCD’s non-discrimination policy and its policy against sexual harassment.
9. Transmitting, storing, or receiving data, or otherwise using technology resources in a manner that would constitute a violation of state or federal law, or MCCCD policy or administrative regulation including, but not limited to, obscenity, defamation, threats, harassment, and theft.
10. Attempting to gain unauthorized access to a remote network or remote computer system.
11. Exploiting any technology resources by attempting to prevent or circumvent access, or using unauthorized data protection schemes.
12. Performing any act that would disrupt normal operations of computers, workstations, terminals, peripherals, or networks.
13. Using technology resources in such a way as to wrongfully hide the identity of the user or pose as another person.
14. Allowing any unauthorized access to MCCCD’s technology and non-technology resources.
15. Making personal long distance or other toll calls, except where the charges for the calls are incurred directly by the caller or arrangements are otherwise made at the time of the call to directly bill the caller.
16. Intermittent use of technology resources that interferes with the performance of an employee’s main responsibilities.
17. Use of technology resources to market or conduct other activities on behalf of a third-party regarding the “hosting” of an event that is prohibited under MCCCD’s Use of College Facilities administrative regulation.
18. Conducting District or college-related business using any electronic mail account other than one hosted or provided by MCCCD, and approved by the Vice Chancellor of Information Technology Services, even when the e-mail account copies all outgoing and incoming messages to the MCCCD hosted account.
19. Deleting or altering a technology public record in violation of public records retention requirements, or in anticipation of receiving or after receipt of a public records request, subpoena or a complaint filed as part of an MCCCD grievance, investigation or review, or other lawful request for the record.
20. Deleting or altering a technology record on an MCCCD device in anticipation or after receipt of a public records request, subpoena or a complaint filed as part of an MCCCD grievance.
investigation or review, or other lawful request for the records where the record may demonstrate a misuse of technology resources under this regulation.

**Review and Approval of Alternate E-Mail Account Systems**

The prior review and approval by the Vice Chancellor of Information Technology is required for the implementation of alternate College electronic mail account systems. Requests will be evaluated based upon the following considerations:

1. The system must be compatible and interoperable with the MCCCD e-mail system. All information within the e-mail system must meet the standards and authorize District Office access as specified in Administrative Regulation 4.15, “Retrieval, Disclosure and Retention of Records.”

2. Any proposed changes to an MCCCD’s entity’s e-mail system with e-discovery implications must be approved in advance during the planning stages as specified in Administrative Regulation 4.15, “Retrieval, Disclosure and Retention of Records.”

**Disclaimer**

The home page of an MCCCD web site must display, or link to, the following disclaimer in a conspicuous manner:

*All information published online by MCCCD is subject to change without notice. MCCCD is not responsible for errors or damages of any kind resulting from access to its internet resources or use of the information contained therein. Every effort has been made to ensure the accuracy of information presented as factual; however errors may exist. Users are directed to countercheck facts when considering their use in other applications. MCCCD is not responsible for the content or functionality of any technology resource not owned by the institution.*

*The statements, comments, or opinions expressed by users through use of Maricopa’s technology resources are those of their respective authors, who are solely responsible for them, and do not necessarily represent the views of the Maricopa County Community College District.*

**Information Accuracy and Marketing Standards**

In order to help ensure that the most accurate information sources are reflected on web pages, information should be cited, sourced or linked from the website of the official District or college custodian responsible for the particular subject. In addition, the design of web pages shall reflect established marketing standards with respect to the imaging and using of MCCCD marks as outlined in the marketing standards handbook and Use of Marks administrative regulation.

**Complaints and Violations**

Complaints or allegations of a violation of these standards will be processed through Maricopa’s articulated grievance procedures or resolution of controversy.

Upon determination of a violation of these standards, MCCCD may unilaterally delete any violative content and terminate the user’s access to MCCCD’s technology resources. It is the user’s responsibility to demonstrate and/or establish the relevance of content in the event that a content complaint is made official. Users retain the right to appeal actions through MCCCD’s grievance procedures or resolution of controversy.

*AMENDED through the Administrative Regulations approval process, June 27, 2011*
*AMENDED through the Administrative Regulations approval process, January 10, 2011*
*AMENDED through the Administrative Regulations approval process, February 24, 2010*
Statement on Computer Software

Just as there has been shared responsibility in the development of this regulation, so should there be shared responsibility for the resolution of the problems inherent in providing and securing good educational software. Educators have a valid need for quality software and reasonable prices. Hardware developers and/or vendors also must share in the effort to enable educators to make maximum cost-effective use of that equipment. Software authors, developers and vendors are entitled to a fair return on their investment.

1. Educators’ Responsibilities

   Educators need to face the legal and ethical issues involved in copyright laws and publisher license agreements and must accept the responsibility for enforcing adherence to these laws and agreements. Budget constraints do not excuse illegal use of software.

   Educators should be prepared to provide software developers or their agents with the written Software Policy Statement approved by the Maricopa County Community College District including as a minimum:

   A. A clear requirement that copyright laws and publisher license agreements be observed;
   B. A statement making employees who use Maricopa County Community College District equipment responsible for taking all reasonable precautions to prevent copying or the use of unauthorized copies on Maricopa County Community College District equipment;
   C. An explanation of the steps taken to prevent unauthorized copying or the use of unauthorized copies on Maricopa County Community College District equipment;
   D. A designation that the Vice Chancellor for Business Services or Designee are the only parties authorized to sign software license agreements for the Maricopa County Community College District;
   E. A designation at the campus site level of who is responsible for enforcing the terms of the Maricopa County Community College District regulation and terms of licensing agreements.

2. Hardware Vendor’s Responsibilities

   Hardware vendors should assist educators in making maximum cost effective use of the hardware and help in enforcing software copyright laws and license agreements. They should as a minimum:

   A. Make efforts to see that illegal copies of programs are not being distributed by their employees and agents;
   B. Work cooperatively with interested software developers to provide an encryption process that avoids inflexibility but discourages theft.

3. Software Developer’s and Vendor’s Responsibilities

   Software developers and their agents can share responsibility for helping educators observe copyright laws and publishers license agreements by developing sales and pricing policies. Software developers and vendors should as a minimum:

   A. Provide for all software a copy to be used for back-up purposes, to be included with every purchase;
   B. Provide for on-approval purchases to allow Maricopa County Community College District to preview the software to ensure that it meets the needs and expectations of the educational institution;
   C. Work in cooperation with hardware vendors to provide an encryption process that avoids inflexibility but discourages theft;
D. Provide for, and note in advertisements, multiple-copy pricing for Maricopa County Community College District sites with several machines and recognize that multiple copies do not necessarily call for multiple documentation;

E. Provide for, and note in advertisements, network compatible versions of software with pricing structures that recognize the extra costs of development to secure compatibility and recognize the buyer’s need for only a single copy of the software.

4. Software Policy Statement

It is the intent of the Maricopa County Community College District to adhere to the provisions of copyright laws in the area of computer programs. Though there continues to be controversy regarding interpretation of those copyright laws, the following procedures represent a sincere effort to operate legally. We recognize that computer software piracy is a major problem for the industry and that violations of computer copyright laws contribute to higher costs and greater efforts to prevent copies and/or lessen incentives for the development of good educational software. All of these results are detrimental to the development of effective educational uses of microcomputers. Therefore, in an effort to discourage violation of copyright laws and to prevent such illegal activities the following apply:

A. Maricopa County Community College District employees will be expected to adhere to the provisions of Public Law 96-517, Section 10(b) which amends Section 117 of Title 17 of the United States Code to allow for the making of a back-up copy of computer programs. This states that “...it is not an infringement for the owner of a copy of a computer program to make or authorize the making of another copy or adaptation of that computer program provided:

i. that such a new copy or adaptation is created as an essential step in the utilization of the computer program in conjunction with a machine and that it is used in no other manner, or

ii. that such a new copy and adaptation is for archival purposes only and that all archival copies are destroyed in the event that continued possession of the computer program should cease to be rightful.”

B. When software is to be used on a disk sharing system, efforts will be made to secure this software from copying.

C. Illegal copies of copyrighted programs may not be made or used on Maricopa County Community College District equipment.

D. The Vice Chancellor for Business Services, or designee, of the Maricopa County Community College District is designated as the only individual who may sign license agreements for software.

E. The president of each college of the Maricopa County Community College District is responsible for establishing practices that will enforce this regulation at the college level.

It is the policy of the Maricopa County Community College District that no person shall use or cause to be used in the Maricopa County Community College District’s computer laboratories any software that does not fall into one of the following categories:

1. It is in the public domain.

2. It is covered by a licensing agreement with the software author, authors, vendor or developer, whichever is applicable.

3. It has been donated to the Maricopa County Community College District and a written record of a bona fide contribution exists.
4. It has been purchased by the Maricopa County Community College District and a record of a bona fide purchase exists.

5. It has been purchased by the user and a record of a bona fide purchase exists.

6. It is being reviewed or demonstrated by the users in order to reach a decision about possible future purchase or request for contribution or licensing.

7. It has been written or developed by a Maricopa County Community College District employee for the specific purpose of being used for district purpose.

It is also the policy of the Maricopa County Community College District that there be no copying of copyrighted or proprietary programs on computers belonging to the Maricopa County Community Colleges District.

AMENDED through the Administrative Regulations approval process, August 18, 2008
AMENDED through the Administrative Regulations approval process, July 12, 2001

ADOPTED into Governance, September 24, 1996
AMENDED Motion No. 8894
AMENDED Motion No. 8895
AMENDED Motion No. 8896

Founding Source:
Governing Board Minutes, December 11, 1984, Motion No. 5816

4.6 weapons policy

Except as noted in paragraph 1 below, all persons who attend classes, are employed by the District/college, are visiting the District/campus or who otherwise have business within MCCCD, are prohibited from carrying concealed weapons on their person or concealed within their immediate control. The above persons are also prohibited from carrying or possessing any type of deadly weapon, edged weapon, dangerous instrument or martial arts weapon, as defined in ARS §§13-105.11, 13-105.13, 13-105.17 and 13-3101.7. Except as noted in paragraph 2 below, pursuant to ARS §12-781, this policy shall not prohibit a person from lawfully transporting or lawfully storing any firearm that is both locked in the person's privately owned vehicle or in a locked compartment on the person's privately owned motorcycle, and not visible from the outside of the motor vehicle or motorcycle.

These items include, but are not limited to: all firearms, sheath knives, boot knives, swords, pocket knives or folding knives with a blade length greater than three (3) inches, crossbows, long bows, compound bows, sling shots, any instrument under the circumstances of use that could cause death or serious injury, nunchaku (nambuchucks), throwing stars, darts, throwing knives and related martial arts weapons.

The above listed persons are also prohibited from carrying or possessing any type of explosive or explosive devices as defined in ARS §§13-3101.3 and 13-3101.7a, f through h. This section also prohibits the possession of all ammunition and ammunition components.

1. Persons excluded from this policy:
   A. Any certified peace officer, currently employed by a law enforcement agency
   B. Upon the approval of the Chancellor/or appropriate college president or president's designee, any person possessing a weapon for the purpose of teaching firearm safety, hunter safety, martial arts, law enforcement procedures or related course
4.6 weapons policy (cont’d)

C. Upon approval of the Chancellor/or appropriate college president or president’s designee, any person possessing a weapon for the purpose of demonstrating, for educational purposes, any of the above stated weapons.

D. Any person, otherwise approved by the Chancellor/or appropriate college president or president’s designee

2. Locations where non-exempt persons are prohibited from concealed or open carry in vehicles, as well as on their person or in their immediate control:

A. The property owner, tenant, public or private employer or business entity is a current United States Department of Defense contractor and the property is located in whole or in part on a United States military base or United States military installation.

B. The property owner is a Tribal Sovereign Nation.

3. Sanctions for Violations: Failure to comply with this policy, may result in, but is not limited to:

A. Removal or ejection from the properties of the institution at which the violation occurs by peace officers and/or authorized representatives of the concerned institution.

B. Criminal prosecution.

C. Suspension or expulsion from the concerned institution and/or all institutions within the MCCCD, and civil and/or criminal prosecution.

D. Any other sanction authorized by law, MCCCD policy or administrative regulation.

AMENDED through the Administrative Regulations approval process on February 24, 2010
AMENDED through the Administrative Regulations approval process on August 18, 2008
AMENDED through the Administrative Regulations approval process on July 12, 2001

ADOPTED into Governance, September 24, 1996

AMENDED Motion No. 8894
AMENDED Motion No. 8895
AMENDED Motion No. 8896

Founding Source:
Governing Board Minutes, October 25, 1994, Motion No. 8314

4.12 tobacco-free environment

The District is dedicated to providing a healthy, comfortable and educationally productive environment for students, employees and visitors. Toward that end, the District’s Governing Board adopted a resolution on March 26, 1991 that established the parameters for smoking on District property.

In November 2006, the citizens of Arizona voted into law Proposition 201, the Smoke-free Arizona Act (Arizona Revised Statutes §36-601.01-M) does not repeal the District’s more restrictive regulation and authorizes the District to enact policies that are more restrictive than the act should it desire to do so. (See A.R.S. §36-601.01-M)

1. Definition—for purposes of this regulation, “smoking” will mean all uses of tobacco.

2. Prohibitions

A. Smoking is prohibited in enclosed district/college/center buildings and within twenty-five (25) feet of any building entrance or exit.

B. Smoking is prohibited in any areas where flammable gases, liquids or any other volatile materials are located or stored or in which a fire or safety hazard may exist.

C. Smoking is prohibited in all district/college center vehicles.
D. The sale of cigarettes or other tobacco items is prohibited at all sites within the Maricopa District.

3. Enforcement—The success of this regulation will depend upon the thoughtfulness, consideration and cooperation of smokers and nonsmokers. All employees and students share in the responsibility for adhering to and enforcing the regulation. Any problems should be brought to the attention of the appropriate supervisor and handled through normal channels.

4. Support—Signs will be posted at the entrance to and throughout buildings and in vehicles as reminders of the no smoking regulation.

Amended through the Administrative Regulation Approval process on October 22, 2008.
Amended through the Administrative Regulation Approval process on August 11, 1998.

Adopted into Governance, September 24, 1996
Amended Motion No. 8894
Amended Motion No. 8895
Amended Motion No. 8896

Founding Source:
Governing Board Minutes, March 26, 1991, Motion No. 7531

This Administrative Regulation prohibits the use of District funds to purchase alcoholic beverages or services related to them except in small amounts to be used in cooking for the District’s culinary programs. Additionally, it generally prohibits the presence of alcoholic beverages on premises owned by the District, or those leased or rented by the institution. It permits a few, narrow exceptions to that latter prohibition. The exceptions are not available to the general population of District employees or officials. More importantly, they are established to ensure that the District’s actions stay within the boundaries of state law and the District’s insurance coverage. Therefore, strict compliance with this regulation is essential.

1. No Funds. No funds under the jurisdiction of the governing board of the District may be used to purchase alcoholic beverages, except for the limited purposes of purchasing small amounts of them for use solely as ingredients in food preparation for classes and at the District’s culinary institutes. Alcoholic beverages may not be stored on premises owned, leased, or rented by MCCCD except as provided in Paragraph 8.

2. No Service or Sale of Alcoholic Beverages. The law of the state of Arizona strictly regulates the service, sale, distribution and consumption of alcoholic beverages. In light of that law, the District does not permit alcoholic beverages to be served, sold or distributed on or in the premises owned by the District or leased or rented by the Maricopa Community Colleges for District-approved educational, fund-raising or other community purposes, except as provided in Paragraphs 3 and 7.

3. Service at District Events on District-owned Property. The Chancellor has the sole authority to approve the service, but not the sale or other distribution, of wine or beer at District events on district-owned property that the Chancellor either sponsors or approves. The only District employees authorized to request the Chancellor’s approval are the College Presidents and the Vice Chancellors. Additionally, the law strictly limits the service of wine or beer by the District on District-owned property, and those restrictions are specified...
in Paragraph 5. Unless approved by the Chancellor in compliance with the law and this regulation, alcoholic beverages may not be served on District-owned property.

4. Event Form Required. A College President or Vice Chancellor who wishes to obtain the Chancellor’s approval for the service of wine or beer at a District-sponsored event on District-owned property shall forward a completed written request to the Chancellor no later than 30 days before the event. The request form is available at: AS-6 - Notice of Intent to Serve Beer and Wine. On signing the form, the Chancellor will provide a copy of it to the requestor and to the MCCCD Risk Manager. For events that the Chancellor sponsors, he or she will complete the form, sign it and provide it to the MCCCD Risk Manager no later than 10 business days before the event.

5. Service restrictions required by law. An event approved under Paragraph 4 must, by law, comply with all of the following restrictions:
   A. The only alcoholic beverages that may be served and consumed are wine and beer. Wine consumption is limited to 6 oz. per person, and beer consumption is limited to 24 oz;
   B. The gathering must be by invitation only, and not open to the public;
   C. The gathering may not exceed 300;
   D. Invitees may not be charged any fee for either the event or the beer or wine; and
   E. The consumption may only take place between noon and 10:00 p.m.

Additionally, beer and wine may only be served by a beverage service contractor whose liquor license with the state of Arizona is in good standing, except as provided in Paragraph 6. The contractor must provide all of the beverages served as well as the servers or bartender. Before the event, the contractor must provide a certificate of insurance that meets the requirements of the District’s Risk Manager and that adds the District as an additional insured. The contractor must also agree in writing to indemnify the District regarding the service of the beverages.

6. Culinary Institutes. The Chancellor may sponsor or approve an event at one of the District’s culinary institutes. Students may serve wine and beer at the event as part of their class requirements, subject to the limitations of Paragraph 5. Any student serving those beverages must, by law, be 19 years or older.

7. Third-Party Event. The Maricopa County Community College District foundation and the Friends of Public Radio Arizona may, with the approval of the Chancellor, sponsor an event on District-owned property under this regulation. The City of Phoenix and the Friends of the Phoenix Public Library may also do so, with the approval of the Chancellor, at the joint library on the campus of South Mountain Community College. These third-party, non-district entities are solely responsible for determining the steps that they are required to take to comply with Arizona’s alcoholic beverages laws. Additionally, they must comply with the following steps:
   A. The entity obtains a liquor license, if required by law, from the Arizona Department of Liquor Licenses and control for each event and fully complies with the laws, rules and other requirements applicable to that license;
   B. The entity completes the form available at AS-7–Request to Serve Beer and Wine-Third Party. And provides it to the Chancellor for approval along with a copy of the liquor license no later than 30 days before the event, unless the Chancellor approves a shorter period of time in a particular case;
   C. The entity provides or currently has on file with the District a certificate of insurance demonstrating that it has liquor liability coverage and that adds the District as an additional insured;
D. The entity agrees in writing to indemnify the District from any claims of any kind arising out of the event;
E. Beer and wine are the only alcoholic beverages served and only served through a beverage service contractor whose liquor license with the state of Arizona is in good standing;
F. The contractor provides all of the beverages served and well as the servers or bartenders;
G. Before the event, the contractor provides a certificate of insurance that meets the requirements of the District’s Risk Manager and that adds the District as an additional insured; and
H. The contractor agrees in writing to indemnify the District regarding the service of the beverages.

8. Receipt of beverages; storage. It is not permissible to store wine or beer on premises owned, leased or rented by MCCCD, except as provided in this paragraph. Alcoholic beverages purchased for use in cooking in District culinary courses must be stored in such a way that it is inaccessible to anyone except the Director or designee of the culinary program. For wine and beer to be used for receptions at the district’s culinary institutes, as authorized by this administrative regulation, the following storage requirements apply:
A. Wine and beer to be served may only be brought to MCCCD property no sooner than four hours prior to the event, and remain there no longer than four hours after the event; and
B. Once the wine and beer arrives on MCCCD property, the Director the culinary program shall assign an MCCCD employee to ensure that it is not stolen or that it is not opened until ready to be served.

9. Compliance with law. In compliance with applicable law, any persons planning an event under this administrative regulation are required to familiarize themselves with the pertinent laws and other requirements established by the state of Arizona for the service of alcoholic beverages, particularly those in Arizona Revised Statutes Title 4 (Alcoholic Beverages) Chapters 1 (General Provisions), 2 (Regulations and Prohibitions) and 3 (Civil Liability of Licensees and Other Persons) as well as Arizona Administrative Code Title 19, Articles 1 (State Liquor Board) and 3 (Unlicensed Premises Definitions and Licensing Time-Frames).

10. Residential Housing. Lawful occupants of residential housing under the jurisdiction of the Governing Board, if over the age of 21 years and not otherwise lawfully barred from such practice, may possess and consume alcoholic beverages in the privacy of their respective leased housing facility. Guests of such occupants over the age of 21 years shall have the same privilege. No alcohol is permitted in public areas (nor common areas of a dormitory) at any time.

11. Personal Responsibility. The personal or individual purchase of alcoholic beverages by individuals attending District-approved functions held in places serving alcoholic beverages is a personal and individual responsibility. Administrative discretion shall be exercised in the approval of the location of such activities, as such decision pertains to the nature of the group involved.

12. Miscellaneous Usage Issues. Any issues that are not specifically addressed within this regulation require the review and determination by the Chancellor or Executive Vice Chancellor and Provost on matters related to culinary programs, academic or student affairs.

AMENDED through the Administrative Regulation Approval Process, June 27, 2011
AMENDED through the Administrative Regulation Approval Process, January 10, 2011
1. Each college president shall designate an official at his/her respective college who shall ensure that any employee at that college who is authorized to operate a college or district-owned motor vehicle or vehicle rented, borrowed or leased for college or district purposes:
   A. has completed a driver training program approved by the district Risk Manager; and
   B. has been the subject of an authorized motor vehicle record review conducted on behalf of the college.

   The Vice Chancellor for Human Resources shall designate an official at the district office to ensure that any employee at the district office who is authorized to operate a college or district-owned, -rented, or -borrowed motor vehicle has completed such training program and been the subject of a motor vehicle record review. The training and motor vehicle record review shall be completed for an employee before that employee is permitted to operate a motor vehicle. The District Risk Manager shall coordinate the training program and processes for motor vehicle record review required under this regulation.

2. A college or District-owned, -rented or -borrowed motor vehicle may be operated only by an employee of the Maricopa County Community College District. A Maricopa Community Colleges student may operate such a motor vehicle only in the event of an emergency as determined at the time of the emergency by a responsible college or district employee.

3. A college or district driver shall report to his/her supervisor and the manager responsible for authorizing the use of college vehicles within 48 hours any conviction for driving under the influence of alcohol or drugs, moving traffic violations, license suspension, or license revocation that occurs regardless of whether or not the driver was operating a college or district-owned, rented or borrowed vehicle. The driver’s supervisor shall immediately forward this information to the district Risk Manager. Failure to report information as required under this paragraph may result in disciplinary action and the loss of authority to operate a vehicle in the performance of employment responsibilities.

4. The driver of a college or District-owned, -rented or -borrowed motor vehicle shall not use a cellular telephone or similar communication device while operating the vehicle.

ADOPTED through the Administrative Regulation approval process, August 7, 2003

Note: The training component of this regulation will be administered through a web-based program that will allow employees to complete training on-line. Implementation of this regulation is expected to begin October 1, 2003.

Introduction
The Maricopa County Community College District (MCCCD) is subject to the State’s broad public records law, obligating it to produce records under a public records request and to retain those records in a consistent manner throughout MCCCD.
That same expectation of consistency in public records production, retention and disposal applies to records that are requested through a subpoena, warrant, judicial or administrative order, litigation discovery document or as part of an MCCCD grievance, investigation or review. So, while MCCCD is composed of 10 colleges, two skill centers, several centers and the District Office, its ability to retrieve, disclose and retain public records must be subject to a single set of standards and one process.

Centralized Authority
Under this administrative regulation, the authority to manage MCCCD public records is centralized in the Manager of the Office of Public Stewardship (Manager). This authority extends to responding to or overseeing the response to public records requests in compliance with State law and establishing standards for the retention, retrieval, disclosure and disposal of public records.

The authority also extends to having access to the electronic records of an MCCCD employee or a Governing Board member under the procedures and narrow circumstances specified in this regulation. Under those circumstances and procedures, the Manager and the Vice Chancellor of Information Technology or his designee/supervisee are authorized to access those electronic records using third-party technology tools that MCCCD has purchased. The Vice Chancellor may, after conferring with the Manager and General Counsel, authorize access on a case-by-case basis to a non-District Office information technology employee on the request of the College President who supervises that employee justifying the need for access, the scope of the access, and the duration that access is needed.

Public Records Generally
Under Arizona’s public records law, MCCCD must make records in its custody open for public inspection by any person, and to provide any person with copies on request. That mandate includes records that reside in electronic form. MCCCD also must preserve those records according to the standardized retention and disposition schedules approved by the Arizona State Library, Archives and Public Records applicable to Arizona Community Colleges and Districts (Retention Schedule). See Arizona Revised Statutes §§39-121 et seq.

MCCCD employees and Governing Board members should presume that all work-related records that they produce during work hours as well as communications and attachments sent or received electronically in the performance of duties relating to MCCCD (whether through an MCCCD technology resource or other technology resource) are public records. The MCCCD General Counsel and the Manager will make the final determination of whether something is a public record or not under the law.

Individual Employees’ and Governing Board Members’ Responsibility to Comply
Arizona State Library, Archives and Public Records places the responsibility to manage public records in compliance with the law on the individual MCCCD employee or Governing Board member. It does not matter whether the record is in paper or electronic form. The responsibility is the same—on the individual.

Where a record is only in electronic form and resides within MCCCD’s technology resources, an electronic record that an employee deletes may still be retained through the normal operation of those resources. However, the law as interpreted by the Arizona State Library, Archives and Public Records does not place primary responsibility for retention of those records on MCCCD technology resources. The primary responsibility for managing each individual employee’s or Governing Board member’s electronic records is squarely on that employee or member. The Arizona State
Library, Archives and Public Records has made that clear despite potential practical barriers to easy compliance, such as a limitations on memory within an MCCCD employee’s computer.

Note that it is a violation of MCCCD’s Administrative Regulation 4.4, "Technology Resource Standards," for an employee to delete or alter an electronic public record in violation of public records retention requirements, or in anticipation of receiving or after receipt of a public records request, subpoena, a request for records as part of an MCCCD grievance, investigation or review, or other lawful request for the record.

The standards for retaining and disposing of records are discussed in more detail under the next section of this regulation.

**Understanding and Applying Record Retention and Disposal Standards**

The official Retention Schedule is available at:


The Arizona State Library, Archives and Public Records’ “rule of thumb” places public records into four categories based on their content: administrative, legal, fiscal research, or historical. Records of historical value must be retained permanently. For records in the other three categories, the length of time that the record must be maintained and then disposed of varies. Additionally, the description of the types of records in the Retention Schedule is by general subject matter (such as “EEO/Affirmative Action” or “Fiscal/Business Operations”), and not by the descriptor “administrative,” “legal” or “fiscal research.” A single record may have content that places it under more than one category with differing retention requirements. In those cases, the employee or Governing Board member should keep it for the longest duration specified in the Retention Schedule.

The Retention Schedule requires public employees and officers to maintain electronic records in their original form. A paper copy of the electronic record does not comply with the standards in the Retention Schedule. All public employees and governing board members, including those for MCCCD, have an obligation to retain electronic records even when they are leaving public employment or as a member of a public governing board.

Information is available on MCCCD’s Public Records website to assist employees and Governing Board members in making retention determinations. See [http://www.maricopa.edu/publicstewardship/pr/schedule.php](http://www.maricopa.edu/publicstewardship/pr/schedule.php). If an employee or Governing Board member has questions about the time period for which a record should be retained, he or she may contact the Manager for assistance.

Information is available on MCCCD’s Public Records website to assist employees and Governing Board members in making retention determinations. See [http://www.maricopa.edu/publicstewardship/pr/schedule.php](http://www.maricopa.edu/publicstewardship/pr/schedule.php). If an employee or Governing Board member has questions about the time period for which a record should be retained, he or she may contact the Manager for assistance.

The policy of Maricopa is to use its best efforts to comply with the Retention Schedule in a consistent and systematic manner. Compliance requires cooperation and diligence, particularly when it comes to retention of electronic records. The daily volume of electronic records produced, the speed in which they are created and sent, and the storage limitations on MCCCD servers make adhering to the Retention Schedule complicated.

For electronic records, this administrative regulation recommends a general retention/disposal standard for employees and Governing Board members of one year from the creation or receipt of the record. During that time, the employee or Governing Board member is encouraged to review the Retention Schedule to determine if a shorter or longer period of time is required. If the employee or Governing Board member believes that retention beyond a year is required, he or she may forward the electronic record to the following website: [URL to be inserted].
Finally, MCCCD employees and Governing Board members are reminded not to retain records beyond the period of time that the Retention Schedule requires.

**District Office and College Records Officers**

To implement the standards specified in this administrative regulation, each College President shall appoint a Records Officer from among the College’s Vice Presidents to coordinate public records requests, subpoenas, warrants, judicial or administrative orders, litigation discovery documents, or records as part of a grievance, investigation or review (collectively, “requests”) with the Manager. The Records Officer shall notify the Manager of records requests made directly to the College and be responsible for preparing a response plan for records residing at the College. The plan should include determining the possible location of the records, College staff to assist with the search and retrieval of the records, the scope of the search, the need for search confidentiality and a projected completion date for the search. For records requests that are initiated through the Manager’s office or that seek records at more than one College, the Records Officer shall develop the plan with the Manager. The Manager shall serve as the Records Officer for the District Office.

The Manager will maintain a list of records requests. Either the Manager or the Records Officer shall, to the extent practicable, keep a copy of the entire set of records produced pursuant to a request.

MCCCD employees or Governing Board members who seek access to MCCCD public records for reasons other than MCCCD business shall be required to submit a public records request as though they are an outside party.

**Timeliness of Request Response**

Arizona’s Public Records Law states that “[t]he custodian of [public] records shall promptly furnish such copies. . .” See Arizona Revised Statutes §39-121.01-D-1. The Records Officer and, where applicable, the Manager shall be responsible for determining a reasonable date by which the search and copying of documents should be complete, based on criteria such as the size and scope of the request and the availability of staff to conduct those activities. However, it is the policy of MCCCD to proceed with due diligence to accommodate requests as quickly as circumstances permit and, in the case of public records requests, subpoenas, warrants and discovery documents, to comply with the time standards specified in the law, by law enforcement, by judicial order, or by rules of court. An MCCCD employee or Governing Board member who believes that a timeline established by the Records Officer and the Manager is unreasonable shall immediately advise them in writing of the reasons and recommend an alternative plan for review by the Records Officer and the Manager.

**Record Holds**

The Chancellor, Manager or General Counsel may direct that some or all MCCCD employees and Governing Board members place a hold on deleting records relating to particular subjects or issues. Once the Chancellor issues that directive, employees and Governing Board members are prohibited from deleting or altering the records that are subject to the hold until the Chancellor, Manager or General Counsel advises that the hold is lifted. Situations in which holds are likely to occur include but are not limited to litigation involving MCCCD and law enforcement investigations.

**Access to Electronic Records**

Investigative Access. There are circumstances under which the General Counsel, the Manager or a College President needs to have access to an employee’s e-mail communications or other electronic records without advising the employee. Those situations generally occur when: MCCCD is served with a subpoena, a warrant, or judicial order that requires confidentiality; confidentiality is directed
by a law enforcement agency; or the employee is subject of an MCCCD grievance, investigation or review that the Manager determines, after initial review, requires access.

If a College President believes that he or she needs access to an employee’s e-mail communications or other electronic records, the President shall discuss the matter with the Manager. Only the Manager may request, and only the General Counsel or an Assistant General Counsel acting in the General Counsel’s absence may authorize, access to an employee’s e-mail and electronic records for investigative purposes. Authorization shall be in writing and define the scope of the access required to conduct the review. As specified in the section of this administrative regulation entitled “Standard for Search Capabilities Regarding Electronic Records,” each College’s e-mail system shall authorize the Manager and the Vice Chancellor of Information Technology or his or her designee/supervisee to have direct access to conduct a search without the need to rely on the information technology staff of the College. The standards for search capabilities shall apply regardless of the centralized ability of the Manager and the Vice Chancellor to conduct a search as described in the section under this administrative regulation entitled “Centralized Authority.”

If the requirement for confidentiality is removed, the Manager may but is not obligated to advise the employee that his or her e-mails or other electronic records were accessed. An employee who believes that his or her e-mail or electronic records were illegally accessed shall notify the General Counsel in writing of the reasons. The General Counsel’s determination regarding the legality of access shall be conclusive.

Operational Access. There may be operational circumstances that require access to an MCCCD employee’s electronic records in the absence of the employee, such as when the employee is on vacation or ill. Like paper documents on an employee’s desk or files, electronic records belong to MCCCD and need to be available for business purposes. In those instances, the College President or the Chancellor shall complete the form available at Appendix ____ and submit it for approval to the Vice Chancellor for Information Technology or his or her designee for approval. The College President shall provide a copy of the approved form to the employee whose electronic records were accessed.

Access to Former Employees’ Records. All records should be maintained according to value and the respective retention schedule. An employee who resigns or retires from his or her position at MCCCD shall contact his/her direct supervisor about preserving his or her electronic records before his or her departure. Those records shall be transferred to a storage device and provided to the supervisor.

Standard for Search Capabilities Regarding Electronic Records
All electronic records systems serving Maricopa shall be capable of doing the following, which are minimum standards for access:

• Automated archival process for messages and documents sent and received with the capability of implementing different archiving standards by type of record as specified in the retention and disposition schedules approved by the Arizona State Library, Archives and Public Records.
• Destruction according to that same retention schedule (life cycle of item per schedule)
• Capability to search for words or terms within headers and message or document text, and to
• Assurance that messages and other records cannot be changed or deleted (message integrity)
• Access to the Manager and the District Office’s Information Technology Department to search, retrieve and delete under the circumstances specified in this administrative regulation
• Audit to determine who logs in, searches, retrieves, deletes
The Chancellor or the Chancellor’s designee shall have the authority to approve an electronic records system that does not have one or several of the capabilities specified above when the unique needs of a Maricopa entity require use of that system, and safeguards are in place to assure that use of the system will permit the recording and retrieval of records as required by law.

Requests for Copies

A Maricopa employee may request that electronic communications created by him or her or written directly to him or her be restored from backup in the case of a hardware or system failure where the electronic record has passed through the District Office’s server. All such requests must be reviewed and authorized by the General Counsel.

After review and authorization by the General Counsel, requests for copies of electronic communications will be forwarded to ITS security services. ITS security services will comply with the request and coordinate retrieval of the information within seven business days.

PURPOSE

The Maricopa County Community College District (MCCCD) endeavors to be an innovative, flexible higher education institution that encourages risk assessment and management as an integral process for carrying out our mission to promote and enhance student learning and success. MCCCD also embraces a comprehensive approach to risk management called Enterprise Risk Management (ERM). While traditional risk management focuses on insurable and hazard risks, enterprise risk management is a process and management tool to address all sources of risk that would threaten strategic objectives.

BACKGROUND

In March 2000, the Maricopa County Community College District Governing Board, with support from the Chancellor’s Executive Council (CEC), approved an initiative to embed ongoing risk assessment and management into MCCCD’s daily operations and culture. The CEC has reaffirmed its support and commitment in July 2003, August 2004, and September 2005 and will reaffirm its support annually thereafter. This initiative is called the Maricopa Integrated Risk Assessment (MIRA) project and it extends beyond traditional risk management to embrace a wider view of risk management called Enterprise Risk Management (ERM). While traditional risk management focuses on insurable and hazard risks, enterprise risk management is a process and management tool to address all sources of risk that would threaten strategic objectives.

APPROACH TO RISK MANAGEMENT

MIRA shall be collaboratively integrated into existing management processes and daily operations. To ensure that we achieve our strategy, MIRA provides our employees with the tools
and capabilities to overcome barriers that arise in striving to exceed expectations. By realizing that risk management is everyone’s job, our management, faculty, and staff shall proactively identify risk while delivering high quality education to our students in a more efficient and cost effective manner. MIRA allows our employees to view issues from various angles to identify not only the risk mitigation activities, but also to seek out and act on potential opportunities—therefore challenging conventional wisdom to create better solutions.

EMPLOYEE RESPONSIBILITIES
It is the responsibility of every employee to identify, assess, and manage risks and opportunities individually, throughout our organization, and to collaboratively strive for continuous quality improvement and the efficient and effective use of our resources. All management, faculty and staff are expected to demonstrate appropriate standards of behavior in the development of strategy and pursuit of expected outcomes. All Board-Approved employees shall be required to participate in training that focuses on risk identification, assessment, and management, and this training shall be rigorous, practical, and application-based. Board-Approved employees includes those who have or could attain permanent status, one year onlys, one semester onlys, Skill Center and specially funded employees. Newly hired Board-Approved employees shall be required to participate in training during their probationary period or within one year of their hire date and every three years thereafter. This training shall be incorporated into other mandatory training and/or shall be stand-alone training. Existing Board-Approved employees shall be required to participate in training within two years after the adoption of this administrative regulation and every three years thereafter. The District shall consider ways of training temporary employees once initial training of Board-Approved employees is complete.

GENERAL EXPECTED OUTCOMES
Expected outcomes include:
- Increased overall effectiveness and accountability
- Sound business processes; greater assurance of business continuity
- Clear demonstrated compliance with applicable laws and regulations
- Enhanced employee empowerment and pride
- Reinforcement of the strong MCCCD cultural identity
- Enhanced competitive advantage

The MIRA project shall establish a philosophy of fostering continued evaluation of effectiveness and efficiency of organizational leadership, systems, and strategies. Ultimately, accountability for resources—human, financial, intellectual, physical, and technical—will be impacted at every level of MCCCD.

ANNUAL REVIEW FOR EFFECTIVENESS
Each year the MIRA project committee shall measure progress and monitor results. This information will be presented in an annual report to the Governing Board and the CEC. This report will be submitted by August 31 of each fiscal year.

AMENDED through the Administrative Regulation Approval Process (technical correction), December 5, 2007
AMENDED by the Governing Board on November 27, 2007, Motion No. 9454
ADOPTED by the Governing Board on February 27, 2007, Motion No. 9416
conflict with the interests of the Maricopa Community Colleges, and the increased potential for nepotism and favoritism, the same principles also apply in the case of consensual amorous, romantic and/or sexual relationships that occur between employees or between employees and students.

In the work and academic environment, such a relationship that might be appropriate in other circumstances is inappropriate if one of the individuals in the relationship has a professional responsibility toward, or is in a position of authority with respect to, the other, such as in the context of supervision, instruction, coaching, counseling or advisement. An element of power is present in such a context and it is incumbent upon those with authority not to abuse that power. In addition, consensual relationships may yield to third parties the appearance that unfair bias or favoritism towards the student or supervisee is taking place.

A. Definitions
   i. Consensual relationships are defined as romantic, amorous and/or sexual relationships between consenting employees or between employees and adult (18 years or older) college students currently enrolled at one of the community colleges.
   ii. An employee is any individual who is employed by the Maricopa County Community College District (MCCCD). An employee includes an individual who is subject to an established employee job group policy manual, whether regular, full-time board approved, at-will, part-time, and/or temporary. An employee also includes a contract worker (special services employment, request for personnel services) working or serving as an agent or designee on behalf of the MCCCD.
   iii. A student is considered to be any person currently enrolled in a credit or non-credit class at one of the colleges or centers within the Maricopa County Community College District.
   iv. A vendor is someone who sells or can sell products or services to the Maricopa County Community College District.
   v. A recent consensual relationship is considered to be one that has taken place within the past 24 months.

B. Prohibited Conduct
   i. An employee shall not maintain, engage in or be involved in a consensual relationship with another employee who is subject to that individual’s supervision or with a student that is currently enrolled in the individual’s class, or a student whom the individual otherwise instructs, coaches, counsels or advises, or with a vendor if the employee manages that contract or otherwise exerts influence over the contract.
   ii. The Governing Board recognizes that the personal life of its employees is not a concern of the institution, and therefore, this regulation does not seek to prohibit romantic relationships that exist between parties where the context of power-authority between employees or between employees and students is not present; and provided that the relationship does not affect the employee’s effectiveness in fulfilling his or her professional obligation. For these instances, appropriate measures should still be taken in order to avoid conflicts of interest from occurring. For relationships that may exist prior to the time that either a student or employee is placed in a situation of instruction or supervision that is considered to be a conflict of interest, the employee(s) involved shall disclose and take immediate measures to avoid the conflict or appearance of conflict.

2. Procedures for Disclosure
   Employees should first avoid allowing an inappropriate consensual, amorous or sexual relationship to develop with a supervisee or student.
A. Where the employee is already in or has had a recent consensual relationship with a supervisee, the following procedures shall be followed:
   i. Immediate disclosure by the employee of the relationship to their supervisor and to the appropriate Vice President or Vice Chancellor in order to ensure that any conflicts of interest have been adequately addressed.
   ii. The respective administrator responsible for the department or division shall place the subordinate under alternate supervision when a supervisor under his/her direction has or has had a recent consensual relationship with the employee.
   iii. The supervisor shall recuse himself or herself from any discussions or involvement with decisions related to evaluations, promotion, hiring, determination of salary, or continuation of contract or employment.
   iv. The respective Vice President or Vice Chancellor shall prepare and retain a report that specifies the appropriate alternate arrangements that have been made to eliminate the conflict of interest. The EEO/AA Office shall be provided a copy of the report along with the employees involved in the relationship.

B. Where the employee is already in or has had a recent consensual relationship with a student prior to enrollment in his or her class, the following procedures shall be followed:
   i. The faculty member shall counsel and advise the student not to enroll in his or her course.
   ii. The Consensual Relationships Policy will be made available to students via the student handbook and other appropriate communications vehicles.
   iii. If it is not possible for a student to enroll in another course, section, or course and section at another college due to a requirement for completion of a degree or certificate and no other academic option is available, disclosure of the relationship will be made to the appropriate Department Chair, Dean and Vice President of Academic Affairs or Vice President for Student Affairs as appropriate for review. The Vice President will refer the matter to the Vice Chancellor for Academic and Student Affairs for consideration. The Chancellor or his/her designee may allow a student to enroll in the class only upon a showing by the student that the enrollment is necessary to avoid an extreme hardship, and upon a showing by the college President or designee that the academic integrity of the student’s enrollment in the class will nevertheless be maintained.

3. Persons who are married, or were married, are included within the definition of persons that have or who have had a consensual amorous relationship. Disclosure in this instance may be made via the Maricopa Disclosure process at www.maricopa.edu/disclosure/.

4. An employee who fails to follow the requirements established in this policy and who does not withdraw from participation in activities or decisions that may reward or penalize a supervisee or student with whom the employee has or has had a recent consensual amorous relationship, will be considered in violation of policy and will be addressed in accordance with established processes in job group policy manuals.

APPROVED through the Administrative Regulation approval process, February 25, 2009

1. Background
The Maricopa County Community College District owns and controls its name and the names of its colleges as well as names that have become associated with them such as the “Maricopa Community Colleges,” and all logos, insignia, mascot designs and other marks that the District or its colleges uses (collectively called “Marks”). The District has registered many of these with the United States Patent and Trademark Office.
The purpose of this licensing regulation is to protect the integrity of the District’s Marks and to enhance the positive image of the District and its colleges through approval of the use of the Mark by licensees who adhere to District standards.

This regulation provides guidance on permissible use, as well as restrictions on the use, of the Marks. It also designates responsibility for granting permission through written license agreements. An outside party’s use of the Marks without a license as required under this regulation is prohibited and may constitute trademark infringement, trademark dilution and unfair competition in violation of federal and state laws.

2. Who Should Use This Regulation
This regulation applies to outside entities such as educational service providers or collaborators, suppliers or manufacturers of commercial and non-commercial products or services wishing to be associated with the Marks. It also applies to any person, regardless of whether or not they are an employee, student, or alumni of the District, who wishes to use the Marks for something other than a District-sponsored activity. Finally, it applies to Faculty, staff, students, academic departments, ad hoc campus groups, administrative divisions/departments, alumni organizations and student organizations.

3. Approval of and Monitoring the Use of the Marks
The District Director of Strategic Business Support Services in conjunction with the Legal Services Department on legal issues and the District Director of Marketing on design and marketing issues, is responsible for approving the use of the Marks under this regulation.

4. General Guidelines for Use of the Marks
The Marks are intended to be a positive image of the District. They may not be altered in any way from the graphic specifications approved by the District’s Marketing Department, relating to the use of the Maricopa Community Colleges Marks, or, for the Colleges, by each College’s Marketing Director. Additionally, the Marks may not be used in the name of a business, in a logo or design, in promoting services or products, or on a product in a way that states or implies an endorsement by the District.

The Marks may not be used in any way that discriminates or implies discrimination against any persons or groups based on age, ancestry, belief, color, creed disability, national origin, race, religion, sex, sexual orientation of veteran status, or in any other way that would be a violation of the District’s anti-discrimination policies.

The use of the Marks in conjunction with the following types of products, services or designs will not normally be approved:
- Products that could be used to injure or kill
- Alcohol and alcohol-related products
- Tobacco and tobacco-related products
- Sexually suggestive products or designs
- Legally controlled substances
- Religious affiliated products, services or designs
- Political products, services or design
- Products or services that present an unacceptable risk of liability
- Products or services that are inimical to the mission or image of the District or that aren’t, in the sole discretion of the District, in good taste.
5. **Commercial Use**

Use of a Mark in connection with any commercial or for-profit purpose, including on the web, requires a license agreement with the District and the payment of royalties. Royalties will be directed to the accounts of the College or other District entity whose Marks are being used. The Legal Services Department may approve contract provisions in which a third party requests that it be permitted to use a Mark to identify that the District or its Colleges are customers, but only if the provision states that the District Director of Strategic Business Support Services must approve the use in advance and that the use cannot suggest in any way that the District or its Colleges endorses the third party’s products or services.

6. **Non-Commercial or Non-Profit Use**

Faculty, staff, students academic departments, ad hoc campus groups, administrative divisions/departments, alumni organizations and student organizations may use the Marks for District-sponsored or co-sponsored activities and events so long as the use adheres to the graphic standards set forth in Paragraph 4. Any other non-commercial or non-profit use of the Marks requires permission. Additionally, payment of a royalty may be required, depending on the non-profit use for which the license for the Marks has been requested.

APPROVED through the Administrative Regulation approval process, January 25, 2010
## non discrimination

### section V

### AR 5.1.1 maricopa county community college district (maricopa eeo policy)

It is the policy of the Maricopa District (consisting of Chandler-Gilbert Community College, the District Office, Estrella Mountain Community College, GateWay Community College, Glendale Community College, Maricopa Skill Center, Mesa Community College, Paradise Valley Community College, Phoenix College, Rio Salado Community College, Scottsdale Community College, and South Mountain Community College) to:

1. Recruit, hire, and promote in all job groups, and to ensure that all Human Resources (HR) employment selection and decision practices do not discriminate, nor tolerate discrimination, against any applicant or employee on the basis of race, color, religion, gender, sexual orientation, national origin, citizenship status, age, disability, veteran status or genetic information.

2. All HR employment selection and decision practices pertaining to advertising, benefits, compensation, discipline (including probation, suspension, and/or involuntary termination for cause or layoff), employee facilities, performance evaluation, recruitment, social/recreational programs, and training will continue to be administered without regard to race, color, religion, gender, sexual orientation, national origin, citizenship status, age, disability, veteran status or genetic information.

3. Hold each level of management responsible for ensuring that all employment policies, procedures, and activities are in full compliance with all applicable federal, state, and local EEO statutes, rules, and regulations.

### 5.1.2 maricopa eeo policy

Maricopa's Equal Employment Opportunity (EEO) Policy Statement or EEO Clause appears in all major publications distributed to employees, students, and applicants. Copies of these documents are available at each of the colleges, at the District Employee Services Office, and at the EEO/Affirmative Action (AA) Office, as well as the web site: [www.maricopa.edu/eeo/](http://www.maricopa.edu/eeo/).

### 5.1.3 eeo policy statement

It is the policy of Maricopa to promote equal employment opportunities through a positive continuing program. This means that Maricopa will not discriminate, nor tolerate discrimination, against any applicant or employee because of race, color, religion, gender, sexual orientation, national origin, citizenship status, age, disability, veteran status or genetic information. Additionally, it is the policy of Maricopa to provide an environment for each Maricopa job applicant and employee that is free from sexual harassment, as well as harassment and intimidation on account of an individual’s race, color, religion, gender, sexual orientation, national origin, age, disabled, or veteran status.

### 5.1.4 eeo clause

The Maricopa County Community College District is an EEO/AA institution.

### 5.1.5 use of the eeo policy statement or eeo clause

As required by federal regulations, the EEO Policy Statement or EEO Clause MUST appear in all major publications distributed to employees, students, and applicants throughout Maricopa’s system. These publications include, but are not limited to, catalogs, handbooks, schedules, policy manuals, recruitment publications, advertisements (internal and external), and application forms (employee and student).

Additionally, the EEO Policy Statement or EEO Clause MUST be included in all purchase orders and contracts.

### 5.1.6 policy statement declaration

The Policy Statements Declaration, which is an exhibit to this regulation, is a one-page document of Maricopa’s policies that is to be posted on bulletin boards throughout the entire District. It clearly defines Maricopa’s firm commitment to EEO/AA and to a workplace that is free from harassment.
5.1.7 Notice of Americans with Disabilities Act (ADA) / Section 504 of the Rehabilitation Act / Title IX Coordinator

The District Office and each Maricopa location must post the address and telephone number for the individual responsible for coordinating services and/or activities relating to the Americans with Disabilities Act (42 U.S.C. Chapter 126), Section 504 of the Rehabilitation Act (29 U.S.C. §794(d)), and Title IX of the Education Amendments of 1972 (20 U.S.C. §1681), using the format below:

- ADA/504/Title IX Coordinator
- Address
- Phone #
- Email address

Additionally, each college/center must publish the above information in student handbooks and catalogs.

Under the ADA and Section 504, Maricopa recognizes the obligation to provide overall program accessibility throughout its locations for disabled individuals. The designated ADA/504/Title IX Coordinator at each college/center will provide information as to the existence and location of services, activities, and facilities that are accessible to and usable by individuals with disabilities. Likewise, under Title IX, there is an obligation to provide services and program accessibility in a gender-neutral manner.

In accordance with all applicable federal, state, and local regulations, Maricopa will maintain and update its Affirmative Action Plans (AAPs) on an annual basis. Copies of the AAP will be distributed to the Governing Board and CEC members by December 31st of each year. They include the AAP for Minorities and Females, the AAP for Individuals with Disabilities, and the AAP for Other Eligible Veterans, Special Disabled Veterans, and Vietnam Era Veterans. MARICOPA COUNTY COMMUNITY COLLEGE DISTRICT (Maricopa) Policy Statements Declaration

EEO Clause

The Maricopa County Community College District is an EEO/AA institution.

EEO Policy Statement

It is the policy of Maricopa County Community College District (consisting of the District Support Services Center, Chandler-Gilbert Community College, Estrella Mountain Community College, Glendale Community College, GateWay Community College, Maricopa Skill Center, Mesa Community College, Paradise Valley Community College, Phoenix College, Rio Salado Community College, Scottsdale Community College, and South Mountain Community College) to promote equal employment opportunities through a positive continuing program. This means that Maricopa will not discriminate, nor tolerate discrimination, against any applicant or employee because of race, color, religion, gender, sexual orientation, national origin, citizenship status, age, disability, veteran status or genetic information. Additionally, it is the policy of Maricopa County Community College District to provide an environment for each Maricopa job applicant and employee that is free from sexual harassment, as well as harassment and intimidation on account of an individual’s race, color, religion, gender, sexual orientation, national origin, citizenship status, age, disability, veteran status or genetic information.

Affirmative Action Policy Statement for Individuals with Disabilities

In conformance with the provisions of Section 503 of the Rehabilitation Act of 1973, as amended, and the implementing regulations, 41 CFR 60-741.5 (a), as amended, Maricopa County Community College District will not discriminate, nor tolerate discrimination, against any applicant or employee because of physical or mental disability in regard to any position for which the known applicant or employee is qualified. Maricopa agrees to take affirmative action to employ, advance in employment, and otherwise treat known qualified individuals
with disabilities without regard to their physical or mental disability in all human resources selection and decision practices, such as the following: advertising, benefits, compensation, discipline (including probation, suspension, and/or termination for cause or layoff), employee facilities, performance evaluation, recruitment, social/recreational programs, and training. Maricopa will also continue to administer these practices without regard to race, color, religion, gender, sexual orientation, national origin, citizenship status, age, disability, veteran status or genetic information. Additionally, all applicants and employees are protected from coercion, intimidation, interference, or discrimination for filing a complaint or assisting in an investigation under the Act.

Affirmative Action Policy Statement for Other Eligible Veterans, Special Disabled Veterans, and Vietnam Era Veterans

In conformance with the Vietnam Era Veterans Readjustment Assistance Act of 1974, the Veterans Employment Opportunities Act of 1998, and the implementing regulations, 41 CFR 60-250 (k), Maricopa County Community College District will not discriminate, nor tolerate discrimination, against any applicant or employee because he or she is a special disabled veteran or Vietnam era veteran in regard to any position for which the known applicant or employee is qualified. Maricopa agrees to take affirmative action to employ, advance in employment, and otherwise treat known qualified special disabled veterans and Vietnam era veterans without discrimination based upon their disabled or veteran status in all human resources selection and decision practices, such as the following: advertising, benefits, compensation, discipline (including probation, suspension, and/or termination for cause or layoff), employee facilities, performance evaluation, recruitment, social/recreational programs, and training. Maricopa will continue to administer these practices without regard to race, color, religion, gender, sexual orientation, national origin, citizenship status, age, disability, veteran status or genetic information. Additionally, Maricopa agrees to post all suitable job openings at the local office of the State employment service where the job opening occurs. This includes full-time, temporary greater than 3 days’ duration, and part-time employment. Finally, all applicants and employees are protected from coercion, intimidation, interference, or discrimination for filing a complaint or assisting in an investigation under the Act.

The policy of the Maricopa County Community College District (MCCCD) is to provide an educational, employment, and business environment free of unwelcome sexual advances, requests for sexual favors, and other verbal and/or physical conduct or communications constituting sexual harassment as defined and otherwise prohibited by state and federal law.

Sexual harassment by and between, employees; students; employees and students; and campus visitors and students or employees, is prohibited by this policy.

Violations of this policy may result in disciplinary action up to and including termination for employees; sanctions up to and including suspension or expulsion for students; and appropriate sanctions against campus visitors.

This policy is subject to constitutionally protected speech rights and principles of academic freedom. Questions about this policy may be directed to the MCCCD EEO/Affirmative Action Office.

It shall be a violation of MCCCD’s Sexual Harassment Policy for any employee, student or campus visitor to:

1. Make unwelcome sexual advances to another employee, student or campus visitor;
5.1.9 Examples of Policy Violations (cont'd)

2. Make unwelcome requests for sexual favors, whether or not accompanied by promises or threats with regard to the employment or academic relationship;

3. Engage in verbal or physical conduct of a sexual nature with another employee, student or campus visitor, that may threaten or insinuate, either explicitly or implicitly, that the individual's submission to, or rejection of, the sexual advances will in any way:
   A. Influence any personnel decision regarding that person's employment, evaluation, wages, advancement, assigned duties, shifts or any other condition of employment or career development; or
   B. Influence his or her grades, participation in or access to academic programs, class standing or other educational opportunities;

4. Engage in verbal or physical conduct of a sexual nature that:
   A. Has the purpose or effect of substantially interfering with an employee's ability to do his or her job; or with a student's ability to learn or participate in a class; or
   B. Which creates an intimidating, hostile or offensive work or academic environment;

5. Commit any act of sexual assault or public sexual indecency against any employee or student whether on MCCCD property or in connection with any MCCCD-sponsored activity;

6. Continue to express sexual interest in another employee, student or campus visitor after being informed or on notice that the interest is unwelcome (reciprocal attraction is not considered sexual harassment);

7. Engage in other sexually harassing conduct in the workplace or academic environment, whether physical or verbal, including, but not limited to, commentary about an individual's body (or body parts), sexually degrading words to describe an individual, sexually offensive comments, sexually suggestive language or jokes, innuendoes, and sexually suggestive objects, books, magazines, computer software, photographs, cartoons or pictures.

5.1.10 Additional Policy Violations

Supervisors, managers, administrators and faculty who disregard or fail to report allegations of sexual harassment (whether reported by the person who is the subject of the sexual harassment or a witness) are in violation of this policy.

5.1.11 Responsibility for Policy Enforcement

Employees and students must avoid offensive or inappropriate sexual and/or sexually harassing behavior at work or in the academic environment.

Employees and students are encouraged (but not required) to inform perceived offenders of this policy that the commentary/conduct is offensive and unwelcome.

5.1.12 Complaints

1. Employees
   Employees who experience sexual harassment at work (by a supervisor, co-employee, student or visitor) are urged to report such conduct to the direct attention of their supervisor, their college president or to the Maricopa Community Colleges Equal Employment Opportunity/Affirmative Action Office. If the complaint involves the employee’s supervisor or someone in the direct line of supervision, or if the employee for any reason is uncomfortable in dealing with his or her immediate supervisor, the employee may go directly to the Maricopa Community Colleges EEO/AA Office.
2. Students
Students who experience sexual harassment in the academic environment (by a faculty member, administrator, campus visitor or other student) are urged to report such conduct to the vice president of student affairs or designee at each individual campus. A student may also contact the MCCCD EEO/AA Office to obtain the name and phone number of the college official designated to respond to sexual harassment complaints.

3. General—Applicable to Both Employees and Students
A. Complaints will be investigated according to procedures established by the MCCCD EEO/AA Office. Copies of these procedures may be obtained in the college president’s office, Office of the Vice President of Student Affairs and the MCCCD EEO/AA Office.
B. The college/center/MCCCD will investigate all complaints as professionally and expeditiously as possible.
C. Where investigation confirms the allegations, appropriate responsive action will be taken by the college/center/MCCCD.

5.1.12 complaints (cont’d)
Records will be maintained in a confidential manner to the extent permitted by law and insofar as they do not interfere with MCCCD’s legal obligation to investigate and resolve issues of sexual harassment.

5.1.13 confidentiality
An employee or student may be accountable for sexual harassment under applicable local, state, and/or federal law, as well as under MCCCD policy. Disciplinary action by MCCCD may proceed while criminal proceedings are pending and will not be subject to challenge on the grounds that criminal charges involving the same incident have been dismissed or reduced.

5.1.14 violation of law
Any individual who knowingly provides false information pursuant to filing a discrimination charge or during the investigation of a discrimination charge, will be subject to appropriate disciplinary action, up to and including, employment termination or academic dismissal.

5.1.15 false statements prohibited
Retaliation against an employee or student for filing a sexual harassment complaint, or participating in the investigation of a complaint, is strictly prohibited. MCCCD will take appropriate disciplinary action, up to and including employment termination or academic dismissal if retaliation occurs.

AMENDED by the Administrative Regulations approval process, March 23, 2010, Motion No. 9669
AMENDED by the Administrative Regulations approval process, February 25, 2009
AMENDED by the Administrative Regulations approval process, August 18, 2008
1. The Vice Chancellor for Human Resources may place an employee on paid administrative leave of absence. The Vice Chancellor for Human Resources may place the employee on paid administrative leave of absence only upon recommendation of the appropriate college president (in the case of a college employee) or appropriate Vice Chancellor (in the case of a District office employee) or only with concurrence of another Vice Chancellor (in the case of a District office Human Resources employee). An employee may be placed on paid administrative leave of absence pursuant to this policy only under either of the following circumstances:

   A. an investigation into conduct that would be grounds for discipline, up to and including termination from employment, is pending and the Vice Chancellor for Human Resources has determined that such paid administrative leave of absence is in the best interests of the employee or in the best interests of other employees or students of Maricopa; or

   B. the Chancellor has recommended to the Governing Board that the employee be terminated from employment and the Vice Chancellor for Human Resources has determined that, pending final consideration of such recommendation by the Governing Board, keeping the employee on the job would pose a significant hazard.

2. The Vice Chancellor for Human Resources or designee shall present personally to the employee, or mail via certified mail to the employee’s current address of record with Maricopa, a letter notifying the employee that he or she has been placed on paid administrative leave of absence and shall continue on such status until further notice. The letter shall inform the employee that he or she will remain an employee of Maricopa while on paid administrative leave of absence, must continue to observe all policies and regulations regarding the conduct of Maricopa employees, and will continue to accrue all rights and benefits as an employee. The letter shall further inform the employee that during the duration of the paid administrative leave of absence the employee must contact his or her supervisor each work day, be available to provide information or services as required, and inform the employee’s supervisor of all locations and phone numbers at which the employee can be contacted during each work day.

3. This policy shall not apply to any employee whose employee policy manual specially provides for paid administrative leave of absence.

AMENDED February 22, 2011, Motion No. 9781, 9782
AMENDED November 27, 2001 (for inclusion in Board Auxiliary Policy Type only)
ADOPTED January 23, 2001, Motion No. 9014

6.2 arizona student loan code of conduct

1. Definitions

   A. “Employee” or “School employee” means any employee, agent, student financial aid contractor, director, officer or trustee of the Maricopa County Community College District (“Maricopa”). For purposes of the Code provisions relating to gifts and stock ownership, this term includes family members of the Employee. For purposes of Paragraph 2 of this Code, this term includes family members living in the same household as the Employee.

   B. “College” means all colleges, skills centers, campuses, departments or other components of the Maricopa County Community College District, including alumni associations.

   C. “Student loan lender” or “lender” means any entity involved in making, holding, consolidating, originating, servicing or guaranteeing any loan to students or parents to finance higher education expenses. This includes lenders who provide private educational loans as well as lenders who provide loans that are made, insured or guaranteed by the U.S. Department of Education, except loans under the William D. Ford Direct Loan Program.
2. Employee Compensation Prohibition

No employee or Maricopa or “school-affiliated organization” (as defined in 34 CFR §682.200(b)(5)(i)(A)(8)) shall accept or solicit anything of other than nominal value from a student loan lender.

“Nominal value” means a total retail value of not more than ten dollars ($10.00) as calculated over a 12-month period, or as defined by a Maricopa policy consistent with applicable federal and state law. This paragraph shall not prohibit Maricopa employees from conducting non-student lending business with any lender or accepting or soliciting anything of other than nominal value in any activity unrelated to student loans.

3. Lender Advisory Board Restrictions

A Maricopa employee shall not accept any remuneration or reimbursement of expenses for serving as a member of or otherwise participating on a student loan lender’s advisory board or committee, consistent with applicable federal student loan requirements.

4. Financial Relationship Prohibitions

A person employed in the financial aid office of a College, or who otherwise has direct responsibilities with respect to educational loans or other financial aid, shall:

A. avoid any equity or other interest in any student loan lender other than a remote interest (a remote interest is ownership of less than three per cent of the shares of a corporation for profit, provided the total annual income from dividends, including the value of stock dividends, from the corporation does not exceed five per cent of the total annual income of such officer or employee and any other payments made to him by the corporation do not exceed five per cent of his or her total annual income.)

B. avoid consulting or similar financial relationships with student loan lenders, and

C. comply with Maricopa’s Conflict of Interest Policies & Procedures.

5. Institutional Compensation Prohibition

A. A College will not accept anything of value from a student loan lender in exchange for any advantage of consideration provided to the lender related to its education loan activity. This prohibition shall include, but not be limited to: (1) the College’s receipt from any lender of any computer hardware for which the College pays below market prices, (2) preferential rates for, or access to, a lender’s other financial products and (3) printing costs or services. Notwithstanding anything else in the paragraph, the College may accept assistance as contemplated by 34 CFR §682.200(b).

B. A College shall not engage in revenue sharing with a student loan lender. “Revenue sharing” means any arrangement under which a student loan lender pays a higher education institution or an affiliated entity or organization a certain sum, fee or percentage calculated in relationship to the volume of loans received by the lender from students of the institution.

6. Preferred Lender List Requirements

A. Best Interest of Students Paramount. If a College decides to develop and/or publish any list of suggested, recommended or preferred student loan lenders (“preferred lender list” or “lender list”), the College shall develop and maintain any lender list based solely on the best interests of students and parents borrowers.

B. Required Disclosures. A College shall prominently disclose on all publications of a preferred lender list:

i. the process and criteria by which the list was assembled;

ii. comparative information regarding interest rates and other benefits offered by the lenders; and
iii. that borrowers have the right and ability to select lenders not included on the list.

C. Prompt Certification of Loans from Any Lender. A College will timely certify any loan from any lender selected by the borrower that offers the loan, to the extent consistent with applicable federal student loan requirements. The College will not cause unnecessary certification delays for borrowers who use a lender that has not been recommended or suggested by the School.

D. Minimum Number of Lenders Required. A College shall ensure that there are at least three (3) student loan lenders’ names on each preferred lender list which are not “affiliates” of each other, as described in 34 CFR §682.212(h)(3).

E. Review and Update of Preferred Lender Lists. Preferred lender lists must be reviewed and updated at least once a year. When publishing preferred lender lists, a College shall either rotate or randomize the list of lenders or list them alphabetically.

F. Loan Resale. A College shall require that all lenders on a preferred lender list commit in writing to disclose to the borrower before a loan agreement is signed whether there is an existing agreement to sell loans to another lender, and if so, the contact information for the lender who will be purchasing the borrower’s loan. The College shall inform student and parent borrowers that lenders can, and do, sell student loans, and encourage borrowers to contact their lenders for more information. Further, the College may remove a lender from its preferred lender list if that lender sells loans without ensuring that the advertised loan terms and benefits are honored with the new lender.

G. Different Types of Loans. The College shall not include a student loan lender on a preferred list for one type of loan in exchange for benefits provided by the lender with respect to a different type of loan.

7. Promotion of Preferred Lenders Prohibited
A College shall not allow a lender included on a preferred list to use the name, emblem, mascot or logo of either a College or Maricopa or other words, pictures or symbols readily identified with either the College or Maricopa in the marketing of private educational loans to the students attending the College that implies the College or Maricopa endorses the private educational loans offered by the lender.

8. Master Promissory Note
A College shall inform borrowers of the procedure(s) for completing the Master Promissory Note or other loan agreement with the lender of the borrower’s choice, whether or not the lender appears on the College’s preferred lender list.

9. Lender Restriction Prohibition
A College shall not restrict borrowers to any particular type of lender (e.g., those that process loans electronically).

10. School as Lender
If a College participates in the School as Lender program under 20 U.S.C. §1085(d)(1)(E) and has an agreement to sell student loans to another lender, it must (a) disclose the existence of the agreement to the borrowers and provide contact information for the lender who will be purchasing the borrower’s loan and (b) require that any lender to whom the loans are sold honors the loan terms and benefits the College advertised to borrowers.

11. Private Loans a Last Resort
A College shall not certify student eligibility for a private educational loan without first informing the borrower that (a) federal financial assistance (including grants and loans under Title IV) may be available and (b) federal loans may provide more advantageous terms to the borrower than private loans.
12. Opportunity Loans
   A. A College shall not enter into an opportunity loan agreement with a student loan lender under which the College provides concessions or promises to the lender that prejudice other borrowers. An “opportunity” loan means a student loan provided to borrowers with poor or no credit history, or who otherwise would not meet the student loan lender’s eligibility criteria.
   B. A College shall not certify student eligibility for an opportunity loan made available pursuant to an agreement between the College and a lender unless (a) the agreement includes the options of short term or partial loans not to exceed one year and (b) the College informs the borrower of the short term or partial loan option, so the borrower can consider different or less expensive financing if the borrower’s financial condition improves.

13. Staffing Assistance from Lenders
   A. A College shall not request or accept from any lender any assistance with call center or financial aid office staffing, including in-person school-required initial or exit counseling, except as permitted by applicable federal student loan requirements. The College shall ensure that any lender employees on campus are accurately represented as such and not misidentified as College agents or employees. While lenders may provide professional development training to financial aid administrators and participate in financial literacy outreach activities, lender employees must clearly disclose the name of the entity preparing any written materials and may not promote the lender’s products.

14. Implementation
   A. Maricopa shall publish the Arizona Student Loan Code of Conduct prominently on a Maricopa website within ten business days of its adoption by the Governing Board.
   B. All employees with direct responsibilities relating to student loans shall obtain training concerning the Arizona Student Loan Code of Conduct, applicable federal and state student loan laws and regulations and related Maricopa policies and procedures within 90 days of the date of hire. Each College shall adopt procedures to ensure these employees maintain current knowledge of the Code and applicable regulations.

6.3 awarding of emeritus distinction

1. Upon recommendation by the Chancellor, the Governing Board may award emeritus distinction to any full-time residential faculty, chancellor, vice-chancellor, college president, or college vice president who retires from the Maricopa County Community College District.

2. The Chancellor may recommend, and the Governing Board may award, emeritus distinction to a candidate only following a determination that the candidate has:
   A. at least twenty years of full-time service in the Maricopa District with ten of the years in the position for which emeritus distinction is recommended;
   B. demonstrated satisfactory performance;
   C. not been the object of an adverse personnel decision; and
   D. fulfilled all terms and conditions of employment.

3. The Governing Board may upon, recommendation by the Chancellor, award emeritus distinction to a candidate that does not meet the criteria in subsection (2), upon sufficient showing that the candidate has:
   A. Contributed significantly to his or her respective field or discipline;
   B. Performed service throughout the candidate’s employment in the Maricopa District that have been of direct benefit to students; and
6.3 awarding of emeritus distinction (cont’d)

6.4 background checks

6.5 college course materials
materials received for coursework or instruction, except that the faculty member or employee may receive:
A. free review copies, complimentary teacher editions or instructional materials that are not intended to be sold by any faculty, staff or bookstore.
B. royalties or other compensation from the sale of course materials that include the faculty member’s own writing or work.
C. honoraria for academic peer review of course materials.
D. training in the use of course materials and learning technologies.

2. A faculty member or any other employee who is in charge of selecting or adopting course materials shall, prior to selection or adoption of any course materials, make a request for the following written information from the publisher of the course materials:
A. A listing of relevant course materials offered by the publisher and whether each of the course materials are offered in a bundled package or sold separately;
B. The suggested retail price, the estimated wholesale price or the price that the publisher makes available to the public for the course materials. The publisher may include the time period during which the pricing is available.
C. The copyright dates of the previous edition if the copyright dates do not appear in the course materials.
D. A summary of the substantive content differences between the current edition of the course materials and the immediate previous edition.

3. A faculty member or any other employee who is in charge of selecting or adopting course materials shall place orders for such course materials by the date specified and communicated by the College or District bookstore to enable the College or District bookstore or contract managed bookstore to confirm the availability of the requested materials.

4. An unsolicited free review copy, sample copy, or complimentary teacher edition of course materials provided by a publisher at no charge and delivered to the attention of an employee at a college or District location is presumed to be the property of the Maricopa County Community College District. However, such employee may nevertheless assume ownership of such materials if the materials are, in the judgment of the employee, pertinent to the employee’s academic discipline or professional responsibilities.

As these materials are provided for professional academic use and are not intended by the publisher for sale, an employee should at no time sell or trade them to any person or other entity for personal profit. Appropriate disposition of the materials includes donation to a student or library or other non-profit or charitable organization, or returning the book to the publisher.

5. This policy shall not be construed in a manner that violates academic freedom.

6. For purposes of this policy:
A. “Book buyer” means any person or entity, including a university or community college district bookstore, engaged in the purchase or sale of course materials.
B. “Bundled” means one or more course materials that are packaged together to be sold as course materials for a single price.
C. “Complimentary teacher edition” means a book with information that is meant for the exclusive use of faculty members, commonly labeled as an “instructor edition” or “instructor manual” and that contains answers and solutions, test questions and pedagogical techniques.
6.5 college course materials (cont’d)

D. “Course materials” means any textbook or other instructional tool published for the purpose of classroom instruction and used for or in conjunction with a course in a university under the jurisdiction of the Arizona board of regents or a community college under the jurisdiction of an Arizona community college district.

E. “Publisher” means any publishing house, firm or company that produces course materials.

F. “Sample copy” means any book that is the same as the regular student edition.

G. “Substantive content” means portions of a college textbook, including new chapters, additional eras of time, new themes or new subject matter.

H. “Written information” means information provided on print material. Written information includes electronic communication or publication on a website.

AMENDED February 22, 2011, Motion No. 9781, 9782
AMENDED June 22, 2010, Motion No. 9714
ADOPTED November 25, 2008, Motion No. 9520

6.7 employment standards

The following constitutes grounds for disciplinary action, up to and including termination of any Maricopa County Community College District (MCCCD) employee as outlined by the respective policy manuals:

1. Willful and intentional violation of any state or federal law, applicable ordinance, MCCCD Governing Board policy, or MCCCD administrative regulation that affects the employee’s ability to perform his or her job.

2. Making a false statement of or failing to disclose a material fact in the course of seeking employment or re-assignment of position at MCCCD.

3. Willful and intentional failure to perform job duties that have first been communicated to an employee and are within the employee’s scope of employment.

4. Willful and intentional commitment of acts of fraud, theft, embezzlement, misappropriation, falsification of records or misuse of MCCCD funds, goods, property, services, technology or other resources.

5. Conviction of a felony or misdemeanor that adversely affects an employee’s ability to perform job duties or has an adverse effect on MCCCD if employment is continued.

6. Fighting with a fellow employee, visitor, or student, except in self-defense. Committing acts of intimidation, harassment or violence, including (but not limited to) oral or written statements, gestures, or expressions that communicate a direct or indirect threat of physical harm.

7. Reporting to work under the influence of alcohol and/or illegal drugs or narcotics; the use, sale, dispensing, or possession of alcohol and/or illegal drugs or narcotics on MCCCD premises, while conducting MCCCD business, or at any time which would interfere with the effective conduct of the employee’s work for the MCCCD; the use of illegal drugs; or testing positive for illegal drugs. The exception would include the consumption of alcohol at a reception or similar event at which the employee’s presence is clearly within the scope of employment.

8. Possessing firearms or other weapons on MCCCD property, except as may be required by the job or as otherwise permitted by law.

9. Abandonment of one’s position.
6.9 executive stewardship

As a multi-college district, the Governing Board recognizes the operational and administrative relationship between the Chancellor and the College Presidents. Consistent with Governing Board policies, including those for Public Stewardship and Ethics and Emergency Executive Succession, the Chancellor shall perform an annual review of the members of his executive council to include an examination of the College Presidents in the following areas:

1. Progress toward the Governing Board Outcomes

2. Progress toward College Goals including:
   A. Enrollment Management
   B. College Climate
   C. Diversity

3. The Accomplishment of Personal Goals including:
   A. Executive Team Contributions

Statement on Rehiring

Employees (Board approved and otherwise) who are terminated or non renewed due to a determination that the employee has violated Maricopa Employment Standards as set forth above, or who resign in lieu of such termination or non renewal by agreement or otherwise, are not eligible for rehire within the Maricopa County Community College District. Employees will be afforded notice of such a determination and an opportunity to be heard pursuant to the applicable employee policy or administrative regulation.

The Vice Chancellor for Human Resources is responsible for reviewing documented violations of employment standards, establishing procedures for the review of recommended disciplinary action to be taken, and determining whether the recommended disciplinary action is consistent with the documented violations of the employment standards. The Vice Chancellor for Human Resources shall have final authority to recommend disciplinary action under this policy and shall document the rationale for all decisions. To the extent that the recommendation for disciplinary action by the Vice Chancellor for Human Resources differs from the recommendation of the employee’s College President or Vice Chancellor or other Chancellor’s Executive Council Member, the Chancellor shall be consulted and shall make the final recommendation on disciplinary action. The Vice Chancellor for Human Resources shall make recommendations that involve the Chancellor.

Quarterly, a summary report shall be submitted to the Governing Board on disciplinary actions taken pursuant to this policy.

AMENDED June 28, 2011, Motion No. 9836
AMENDED February 22, 2011, Motion No. 9781, 9782
ADOPTED February 27, 2007, Motion No. 9407
6.9 executive stewardship (cont’d)

6.11 identity theft red flag and security incident reporting

MONITORING Method and Frequency
Method (Items 1-6): Internal
Frequency (Minimum): Once a Year

1. Purpose
In accordance with the provisions outlined in the Federal Trade Commission’s Red Flag Rule, which implements Section 114 of the Fair and Accurate Transactions Act (FACTA) of 2003, the Maricopa County Community College District shall implement a program for Identity Theft Prevention. The purpose of the program is to provide information that will assist individuals in detecting, preventing and mitigating identity theft in connection with the opening of a “covered account” or any existing “covered account” or who believe that a security incident has occurred, and to provide information for the reporting of a security incident.

2. Definitions
A. Covered Account – is a consumer account that involves multiple payments or transactions in arrears such as a loan that is billed or payable monthly. This includes accounts where payments are deferred and made by a borrower periodically over time such as with a tuition or fee installment payment plan.

B. Creditor – is a person or entity that regularly extends, renews, or continues credit and any person or entity that regularly arranges for the extension, renewal or continuation of credit. Examples of activities that would indicate a Maricopa college or the District as a creditor would include:
   i. Participation in the Federal Perkins Loan program;
   ii. Participation as a school lender in the Federal Family Education Loan Program;
   iii. Offering institutional loans to students, faculty or staff;
   iv. Offering a plan for payment of tuition or fees throughout the semester, rather than requiring full payment at the beginning of the semester;
   v. Emergency loans.

C. Personal Information – specific information that represents a legal or personal identity or that could result in public impersonation of identity or identity theft if such information were stolen or compromised. This would also consist of using information in combination with one or more data elements when either the name or elements are not encrypted or redacted. Sensitive personal information includes but may not be limited to the following:
   i. Legal name (first, last, middle)
   ii. Full date of birth
   iii. SSN
   iv. Driver’s License Number
   v. Enterprise ID
6.11 Identity Theft Red Flag and Security Incident Reporting (cont'd)

vi. Financial account number
vii. Password
viii. Home address
ix. Gender
x. Race
xi. Medical information
xii. Payroll information

D. Red Flag – a pattern, practice or specific activity that indicates the existence of identity theft or possible attempted fraud via identity theft on covered accounts.

E. Security Incident – a collection of related activities or events which provide evidence that personal information could have been acquired by an unauthorized person.

3. Identification of Red Flags

In order to identify relevant red flags, the MCCCD considers the types of accounts that it offers and maintains, the methods provided to open accounts, the methods provided to access accounts, as well as previous experiences with identity theft. The following categories are identified as red flags:

A. Alerts, notifications or warnings from a consumer reporting agency including fraud alerts, credit freezes or official notice of address discrepancies.
B. The presentation of suspicious documents such as those appearing to be forged or altered, or where the photo ID does not resemble its owner, or an application that appears to have been cut up, reassembled and photocopied.
C. The presentation of suspicious personal identifying information such as a photograph or physical description on the identification that is not consistent with the appearance of the student presenting the identification; discrepancies is address, Social Security Number, Student ID, or other information on file; an address that is a mail-drop, a prison, or is invalid, a phone number that is likely to be a pager or answering service; and/or failure to provide all required information.
D. Unusual use or suspicious account activity that would include material changes in payment patterns, notification that the account holder is not receiving mailed statement, or that the account has unauthorized charges;
E. A request to mail something to an address that is not on file.
F. Notice received from students, victims of identity theft, law enforcement, other persons regarding possible identity theft in connection with covered accounts.

4. Detection of Red Flags

The detection of red flags in connection with the opening of covered accounts and the processing of existing accounts can be made through internal controls such as:

A. Obtaining and verifying the identity of a person opening and using an account
B. Authenticating customers
C. Monitoring transactions
D. Verifying the validity of change of address requests for existing covered accounts

5. Response to Red Flags

Maricopa’s Identity Theft Prevention Program shall provide for appropriate responses to detected red flags in order to prevent and mitigate identity theft. This would include:

A. Monitoring covered accounts for evidence of identity theft;
B. Denying access to a covered account until other information is available to eliminate the identified red flag, or close the existing covered account;
C. Notify the customer;
D. Change any passwords, security codes or other security devices that permit access to a covered account;
E. Close an existing account;
6.11 identity theft red flag and security incident reporting (cont’d)

F. Reopen a covered account with a new account number;
G. Notify law enforcement if suspected illegal activity;
H. Determine if no response is warranted given the particular circumstances.

6. Security Incident Reporting
An employee who believes that a security incident has occurred shall immediately notify their appropriate supervisor and the Program Manager. After normal business hours, notification shall be made to the college public safety office.

7. Service Providers Oversight
The Maricopa County Community College District remains responsible for compliance with the Red Flag Rules even in instances where services are outsourced to a third party. The written agreement between the MCCCD and the third party service provider shall require the third party to have reasonable policies and procedures designed to detect relevant Red Flags that may arise in the performance of their service activities. The written agreement must also indicate whether the service provider is responsible for notifying the MCCCD of the detection of a Red Flag or if the service provider is responsible for implementing appropriate steps to prevent or mitigate identity theft.

8. Program Oversight
The Chancellor shall designate a program administrator. The Program Administrator shall exercise appropriate and effective oversight over the Program and shall report regularly to the Governing Board and the Chancellor on the Program. The program administrator shall be responsible for developing, implementing and updating the Program throughout the Maricopa district. The Program Administrator shall be responsible for ensuring the appropriate training of college and district employees, reviewing staff reports regarding the detection of Red Flags and implementing steps to identify, prevent and mitigate identity theft.

6.12 internal control

While the Board has identified the Chancellor as the single official link to the operating organization, under the Maricopa Governance structure within this multi-college district, the Chancellor shall also direct management to operate within a system of internal control.

1. Definition:
The term “management” means members of the following employee groups: the Chancellor’s Executive Council (CEC), and Management, Administrative & Technological (MAT) as well as any other employee groups (excluding faculty except as defined herein) that may subsequently be created in which employees are exempt from the Fair Labor Standards Act. Additionally, this policy applies to faculty members who serve as division chairs and department chairs and therefore serve in a supervisory or decision-making capacity for a division or department, faculty members or other employees who serve as a director or coordinator of a program, service, institute or other initiative.

2. Management Responsibility
MCCCD management is charged with the responsibility for establishing a system of internal controls, risk management and organizational processes over the operations of MCCCD in a manner which provides the MCCCD Governing Board reasonable assurance that:
A. Risks are appropriately identified and managed.
B. Interaction with the various organizational groups occurs as needed.
C. Significant financial, managerial, operational information is accurate, reliable and timely.
D. Employees' actions are in compliance with policies, standards, procedures and applicable laws and regulations.
E. Resources are acquired economically, used efficiently and protected.
F. Programs, plans and objectives are achieved.
G. Significant legislative or regulatory issues impacting MCCCD are recognized and addressed appropriately.

The system of internal controls over the operations is a function of management and is an integral part of the overall process of managing operations. As such, it is the responsibility of managers at all levels of the organization to:

A. Identify and evaluate the exposures to loss which relate to their operations.
B. Specify and establish plans and operating standards, procedures, systems, and other disciplines to be used to minimize, mitigate and/or limit the risks associated with the exposures identified.
C. Establish practical systems of internal control processes that require and encourage employees to carry out their duties and responsibilities in a manner that achieves the seven (7) control objectives outlined in the preceding paragraph.
D. Maintain the effectiveness of the systems of internal control processes that they are responsible for.

3. Audit and Finance Committee

   The Audit & Finance Committee’s purpose is to assist the MCCCD Governing Board’s broad oversight and monitoring responsibilities for:
   A. The reliability, integrity and transparency of financial reporting and disclosure, and other financial information.
   B. The establishment and ongoing monitoring processes to assure adequate functioning of the systems of internal control.
   C. The establishment and ongoing monitoring processes of the MCCCD ethics initiative; compliance with applicable laws and regulations and MCCCD policies; including the results of ethics violations and violations of laws, regulations and MCCCD policies.
   D. The risk management policies and processes and ongoing monitoring efforts.
   E. The independence and performance of the internal and external auditors.
   F. The Audit and Finance Committee shall be chaired by a member of the community serving on the committee and the vice chair shall be a Maricopa Community Colleges Governing Board Member who serves on the committee. The community member shall be a financial expert.
   G. At least annually, the Audit and Finance Committee shall meet in executive session with the external auditor and or Internal Audit Director. Executive sessions shall exclude those committee members who are directly employed by the Maricopa Community Colleges, except the Internal Audit Director.

4. Internal Audit Responsibility

   MCCCD’s Internal Audit and Management Advisory Services Department (IAMAS) is charged with the responsibility for ascertaining that MCCCD's systems of internal controls, risk management, and organizational processes, as designed and represented by management, are adequate and functioning. IAMAS is also responsible for reporting to management and the Audit and Finance Committee of the Governing Board on the adequacy and effectiveness of the organization’s systems of internal control, together with ideas, counsel, and recommendations to improve the systems.
5. Review and Approval of Statement
   The policy statement on Internal Control was reviewed and approved by all of those defined herein as management, as well as the chair of the Audit and Finance Committee. The District may elect to use an electronic form to collect these approvals/acknowledgements. The District may additionally engage in or require training of employees on this statement as may be necessary.

   Approved by: Chair of the Audit & Finance Committee, Chancellor, Director of Internal Audit, College Presidents (CGCC, EMCC, GCC, MCC, PVCC, PC, RSC, SCC, SMCC), Vice Chancellors (Business Services, Human Resources, Academic and Student Affairs), Other Chancellor’s Executive Council Member(s) (CEC), All Other Persons Defined in this Policy

AMENDED February 22, 2011, Motion No. 9781, 9782
ADOPTED February 27, 2007, Motion No. 9410

1. The MCCCD Governing Board acknowledges that the Maricopa Community Colleges are committed to international and intercultural education and globalization efforts. The Maricopa Community Colleges include global education as an integral component of the District’s mission, and seek to create an environment where teaching and learning is augmented and enhanced by international study and work opportunities for faculty and by student-centered educational opportunities that prepare students for successful participation in the global community. International travel is just one of the ways in which the MCCCD mission for global education is accomplished.

2. All international travel is subject to the rules and requirements stated in the existing travel regulations (Administrative Regulation 1.15 --Travel).

3. The Chancellor of the Maricopa Community Colleges has final approval of all international travel, regardless of funding source or destination. College Presidents have first line of authority for all international travel involving students, faculty, and staff at their colleges. Vice Chancellors have first line of authority for all international travel involving staff in their divisions. The Vice Chancellor for Academic Affairs has authority to recommend for Chancellor’s approval any proposed student education abroad and faculty exchange or curriculum development initiative or reject the proposals because outcomes are not clear, criteria are not met, or program is not rigorous enough.

4. Student education abroad and faculty exchange and curriculum development programs are considered mission critical and will be approved as long as the proposed programs meet the following criteria:
   A. Student Education Abroad
      All courses offered as part of student education abroad must be approved MCCCD courses and must meet academic standards. All courses taught abroad will be equal to or surpass the same academic quality and excellence of a course offered locally at any of the MCCCD colleges. The course competencies and content outline must be the ones that are officially approved for the course and published in the MCCCD course bank. The courses must meet the MCCCD rules concerning the length of time a course must meet. The proposed study abroad program will not be approved if courses are offered for recreational or travel purposes only.
The proposal for a study abroad program should include at a minimum:

i. Title of the course(s), course description, number of credits, course competencies, and course content outline.

ii. Daily schedule of events, locally and abroad, indicating all of the activities of the course where contact hours are earned, including pre and post-trip class meetings. The total number of contact hours awarded must be exactly that which is officially required for the course (1 credit requires at least 15 hours of classroom or other supervised instruction). Contact hours cannot be awarded for a “visit” or a “tour” unless those activities include a lecture, discussion, or other instructional activity.

iii. Justification, indicating why it is important for the course to be offered at the proposed destination and how the location supports the specific goals, objectives, and learning outcomes of the program as well as the mission of the Maricopa Community Colleges.

After the program occurs, the faculty sponsor will submit a full written report to the District Vice Chancellor for Academic Affairs and college administration, including his/her evaluation of the program and evaluations from all student participants. The report will be used to evaluate the program and ensure it continues to serve the needs of the students and the colleges. This evaluation will serve as the basis for continued support of the program and future funding. This information will also be used to prepare an annual report for the Chancellor and the Governing Board.

All multi-year student education abroad programs that were approved for implementation before January 2007 will be re-evaluated to ensure that they meet the criteria specified above.

B. Faculty exchanges and curriculum development programs:
Each faculty member interested in participating in a faculty exchange or curriculum development program will develop a proposal indicating how she/he will apply in his/her job what was learned by participation in the program. The proposal should address at a minimum the following:

i. How the objectives of the proposed project relate to the purpose of the program;

ii. How the proposed project contributes to international learning outcomes and global competence;

iii. A clear description of expected outcomes and benefits to the students and the colleges. For example:
   1. Curriculum changes; e.g., modifications to an existing course, creation of a new course, development of a new program or certificate and/or
   2. Potential partnerships; e.g., development of a new study abroad program.

iv. Description of how faculty member intends to share the learning with a broader audience:
   1. Preparation of a report to be shared with District and college administrators documenting the experience and resulting contributions to the District and the college and/or
   2. Participation in activities to make the learning public; e.g., presentations at the college and/or District-wide, presentation at conference, publication of articles in newsletters and other venues, etc. And/or
   3. Development of curriculum models that can be shared with other faculty for their use.
At the conclusion of the program, each participating faculty will submit a written report to the District and college administration, including his/her evaluation of the program and a plan of action to apply what was learned. The report will be used to evaluate the program and ensure it continues to serve the needs of the students and the colleges. This evaluation will also serve as the basis for continued support of the program and future funding. This information will also be used to prepare an annual report for the Chancellor and the Governing Board. At the end of the following academic year, each faculty member will be asked to submit a status report that describes progress made meeting the expected outcomes outlined in the proposal.

5. The Chancellor may consider requests on a case-by-case basis for participation in exceptional opportunities that are not considered mission critical. Other types of international travel (e.g., conferences, seminars, institutes, or board meetings sponsored by a professional organization or association) may be considered for approval by the Chancellor if the following criteria are met:

The event presents a unique opportunity for the individual and the institution and the learning or professional opportunity does not exist in the United States or its territories, or if the individual has a commitment to participate as a representative of Maricopa on a board, council, or committee of a professional association or organization. Individuals will submit a proposal to address at a minimum the following:

A. How the proposed travel is linked to the individual’s job responsibilities.
B. Whether or not the opportunity, or a similar one, is available in the United States or its territories.
C. What role the individual will play: keynote speaker, conference presenter, session/meeting facilitator, trainer, conference participant, board member, etc.
D. How participation in the event or meeting benefits the institution.
E. How the learning will be shared with others at MCCCD.

Participants will submit a written report describing the activities in which they engaged, what outcomes were achieved, and how the learning will be shared with others at MCCCD. This information will also be used to prepare an annual report for the Chancellor and the Governing Board.

6. Quarterly, each College President and each Vice Chancellor shall submit a detailed report to the Chancellor of all international travel including, but not limited to, name of traveler, destination, dates of travel, amount of funding, source(s) of funding, purpose and benefit to the institution, achieved outcomes, and plan to disseminate information learned or resulting products.

7. Quarterly, the Chancellor shall submit a summary report to the Governing Board on all international travel.

AMENDED February 22, 2011, Motion No. 9781, 9782
ADOPTED February 27, 2007, Motion No. 9414

The Governing Board of the Maricopa Community College District recognizes the responsibility to demonstrate ethical and professional conduct. In order to demonstrate this commitment to public trust and accountability to the communities that we serve, all Governing Board Members and all employees shall be required to participate in training that focuses on public stewardship and institutional ethics. Such training shall be rigorous, practical and application based. Newly hired Board-Approved employees shall be required to participate in training during their probationary period or within one year of their hire and every three years thereafter, with...
subsequent training to focus on updates or changes in course content. Existing Board-Approved employees shall be required to participate in training within two years of the adoption of this policy and every three years thereafter. Board-Approved employees includes those who have or could attain permanent status, one year onlys, one semester onlys, skill center and specially funded employees. The District also shall consider ways of training temporary employees once initial training of Governing Board Members and Governing Board-Approved employees is complete. Temporary employees shall be required to participate in training every three years after initial training. The delivery of training to temporaries may differ from that of regular employees, in recognition of the fact that they may work on a part-time or seasonal basis.

AMENDED February 22, 2011, Motion No. 9781, 9782
AMENDED November 27, 2007, Motion No. 9451
ADOPTED February 27, 2007, Motion No. 9403

As a political subdivision of the state of Arizona, the Maricopa County Community College District is subject to applicable laws related to the inspection and production of public records. A public record entails any record, either paper or electronic, made by a public officer (including members of the Governing Board, faculty, staff and administrators) and kept as a memorial of an official transaction.

All official reports and documents that are not exempt from disclosure will be made available for public access for inspection and copying upon a written request that reasonably describes an identifiable record or records. An appropriate fee may be charged for copying records, including a reasonable amount for the cost of equipment and personnel used in producing copies, but not for the cost of searching for records. The Chancellor shall establish administrative regulations that are necessary to outline the appropriate procedures and fees related to the inspection and production of public records.

Requests for documents will receive a response within a reasonable period of time. The Office of General Counsel must review information that is requested by lawfully issued administrative summons or judicial orders, including search warrants or subpoenas.

For the review of personnel files, the Governing Board of the Maricopa County Community College District establishes that the following information be disclosed regarding present or former employees:

1. Name
2. Titles or positions (including academic degrees and honors received)
3. Fact of past or present employment
4. Dates of employment
5. Salaries or rates of pay
6. Name of employee’s current or last known supervisor
7. Disciplinary Records
8. Self-Evaluations
9. Performance Reviews

Personnel records that are works in progress or part of the deliberative process are not subject to release. Access to personal records or disclosure of other personnel information may be provided in compelling circumstances affecting the immediate health or safety of the individual and others.

AMENDED February 22, 2011, Motion No. 9781, 9782
AMENDED March 23, 2010, Motion No. 9668
ADOPTED October 28, 2003, Motion No. 9204
1. Limited, temporary special services employments allowing for additional compensation to Management, Administrative & Technological (MAT) or Residential Faculty employees for work beyond their normal hours of employment may be made upon the recommendation of a College President or, for the District Office, a Vice Chancellor, and the approval of a Vice Chancellor for Human Resources where one of the following conditions exists. Additionally, the terms of this policy apply to any and all other individuals having special services employments:
   A. The employee possesses specialized knowledge or skills needed by an operating unit of the District which is not the employee’s regular place of employment, and where the employee’s workload does not permit “loaning” of services to the other unit during regular work hours; or
   B. The employee is part of a special project or contract between the District or a college and a corporate or government client and the client requests a temporary change of schedule to accommodate a special need; or
   C. The employee is part of a highly specialized program and possesses special skills which are not readily available elsewhere, the employer has additional assignments which are critical to the further development or maintenance of the specialized program, and the special assignment is not sufficient to warrant a full-time employee and requires skills that cannot be readily acquired on less than a full-time basis.

2. Every special services employment created pursuant to this policy shall be for a specified term, which shall not exceed twelve months. Work performed under such a special services employment shall be performed outside the employee’s normal work hours or hours of accountability, and shall not be within the scope of the employee’s normal full-time employment.

3. Employees and supervisors proposing special services employments are required to provide specific, detailed information about the scope of work, objectives and outcomes of the employment and the person and title of person for whom the work is performed. Falsification of special services employments can lead to employee discipline, including termination, for all parties involved.

4. Supervisors are required to verify all existing special services employments to determine that the employee reasonably can perform their normal work responsibilities as well as work to be performed under special services employments. The Vice Chancellor for Human Resources may set forth certain limits on the number of hours of work performed under special services employments in order to ensure that work can reasonably be performed and employees and supervisors shall observe these limits when establishing special services employments.

5. Special services employments shall not be put into effect on a retroactive basis.

6. Supervisors will be required to submit in writing a statement detailing how the employee met the objectives of the employment; this is to be administered pursuant to guidelines established by the Vice Chancellor for Human Resources. Employees who fail to meet the objectives of the employment may be ineligible for future special services assignments and/or subject to disciplinary or other appropriate action.

7. Paragraphs 11.4 (regarding shift differentials) and 19.3 (regarding overtime pay and/or compensatory time) of the MAT policy manual shall not apply to the calculation of compensation for a special services employment under this policy.

8. This policy shall in no way diminish the rights of residential faculty regarding assignments beyond the regular contract as provided under the Residential Faculty policy manual.
6.18 special services employments (cont’d)

9. The Vice Chancellor for Human Resources, Vice Chancellors or College Presidents may delegate their responsibilities under this policy. Delegations shall be in writing and may not be delegated below the dean level or, for the District office, the director level.

AMENDED February 22, 2011, Motion No. 9781, 9782
AMENDED April 28, 2009, Motion No. 9552
AMENDED February 27, 2007, Motion No. 9406
AMENDED February 27, 2003, Motion No. 9148
AMENDED November 27, 2001 (for inclusion in Board Auxiliary Policy Type only)
ADOPTED July 24, 2001, Motion No. 9049

6.20 whistleblower protection

In response to a legislative directive, the Governing Board has adopted the following policy:

1. Pursuant to ARS §38-532, no adverse personnel action will be taken against an employee of the Maricopa County Community College District in retaliation or reprisal for written disclosure of information of a public concern to a public body concerning an alleged violation of law, mismanagement, gross waste of monies or abuse of authority (collectively referred to herein as “alleged wrongful conduct”).

2. “Public Body” is defined as the Arizona Attorney General, the Arizona Legislature, the Governor of Arizona, the Maricopa County Attorney, a federal, state or local law enforcement agency, or the Maricopa County Community College District Governing Board.

3. It is prohibited personnel practice for an employee who has control over personnel actions, to knowingly take an adverse personnel action against an employee in retaliation for disclosing alleged wrongful conduct to a public body. Any District employee found to have so retaliated is subject to dismissal subject to termination procedures as set forth in District policy and a civil penalty of up to five thousand dollars ($5,000).

4. This policy may not be used as a defense by an employee who is being or has been disciplined for legitimate reasons or cause under District policy, and it shall not be a violation of this policy to take an adverse personnel action towards an employee whose conduct or performance warrants discipline.

5. Any District employee who knowingly makes false allegations of alleged wrongful conduct to a public body shall be subject to discipline, up to and including termination of employment subject to termination procedures as set forth in District policy and a civil penalty of up to twenty-five thousand dollars ($25,000).

6. An adverse personnel action under this policy is defined as one of the following if the reason for the action was prior disclosure of alleged wrongful conduct to a public body:
   A. Termination of employment
   B. Demotion with salary reduction
   C. Imposition of suspension without pay
   D. Receipt of written reprimand
   E. Failure to appoint, promote or reemploy
   F. Negative performance evaluation
   G. Withholding of appropriate salary adjustments
   H. Involuntary transfer or reassignment
   I. Elimination of the employee's position absent a reduction in force, reorganization or by reason of a decrease or lack of sufficient funding, monies or workload
6.20 whistleblower protection (cont’d)

J. Significant changes in duties or responsibilities which is inconsistent with the employee’s salary or grade level

7. An employee or former employee (an employee who has been dismissed) who believes he or she has been subjected to an adverse personnel action based on prior disclosure of alleged wrongful conduct may protest the action by filing a claim of retaliation and having it considered in accordance with the following procedures:

A. A written complaint setting forth the basis for the claim or retaliation must be filed with the Chancellor or designee within 10 days of the effective date of the action taken against him/her.

B. The Chancellor or his/her designee shall name within five working days after receipt of a complaint described in paragraph (a), a Whistleblower Hearing Committee to hear the complaint.

C. The committee shall be composed of three persons not associated with the incident or allegations. The make-up of the committee shall be as follows: one College President from a college not related to the alleged violation to be named by the Chancellor; one District employee named by the complainant; one District employee named by the individual who is accused of committing a prohibited personnel practice.

D. The committee shall make an initial determination of jurisdiction over the subject matter within 10 working days after receipt of the complaint by the Chancellor. This means that, based upon the contents of the written complaint and any additional information the parties desire to submit, the committee will decide whether (1) the complainant did, in fact, disclose information to a public body as defined by the law and policy and (2) whether an adverse personnel action as set forth in Paragraph 6 took place. If the answer to either (1) or (2) is “no,” no further action will take place.

E. If the answers to (1) and (2) in Paragraph 7 (d) are yes, the committee will accept jurisdiction and set a hearing date no later than 30 calendar days after receipt of the complaint by the Chancellor.

F. At the hearing, a determination of whether the adverse personnel action was retaliation for the disclosure or whether it was based upon other supportable reasons will be determined. Also, the issue of whether the complainant knowingly made false allegations to a public agency as described in Paragraph 5 will be decided if raised.

G. All parties at the hearing may be represented by counsel.

H. The hearing will be open to the public except where the complainant requests a confidential hearing. The hearing will not be subject to the technical rules of evidence except the rule of privilege recognized by the court. Each side will have the opportunity to call witnesses, present evidence, and cross-examine the other party’s witnesses. The hearing will be recorded and transcribed upon the request of either party. The requesting party will bear the cost of transcription.

I. The committee will issue findings of fact within 15 days after the conclusion of the hearing. The committee’s findings are final. These findings will be forwarded to the Governing Board along with the committee’s recommendation for appropriate discipline, if applicable. The Governing Board shall make the final decision with regard to imposition of discipline or fine.

J. Complaints against the Governing Board or an appeal of the decisions made in accordance with this policy must be filed in Superior Court.

8. The District shall have Ombudsperson Services that are available to the external (non-employees) community and internal employee community to address complaints and concerns relative to the operations of the Maricopa County Community College District. These services may be staffed by District employees or may be contracted or both. The
District shall also maintain a 24-hour hotline for the submission of complaints and concerns (anonymous or otherwise). These services are not considered to be services of the “public body” as defined in section 2 of this policy; persons seeking whistleblower protection may avail the services of the public body as defined in section 2.

9. Among the concerns or complaints that may be reviewed by the Ombudsperson are unsolicited, derogatory and anonymous complaints or concerns about employees. These shall not be reviewed separately by the Governing Board.

10. Quarterly, the Chancellor shall submit to the Governing Board and District Audit and Finance Committee summary information on the number of Ombuds and 24-Hour Hotline complaints in the District. Such report shall protect the identity of Ombuds and 24-Hour Hotline. Quarterly, the Chancellor also shall submit to the Governing Board and District Audit and Finance Committee summary information on complaints and concerns submitted to the external and internal Ombudsperson Services. Identities shall be protected.

It is the policy of the Maricopa County Community College District to promote a safe environment for its employees, students, and visitors. The Maricopa Community Colleges are committed to working with its employees to maintain an environment free from violence, threats of violence, harassment, intimidation, and other disruptive behavior.

Violence, threats, harassment, intimidation, and other disruptive behavior in our facilities will not be tolerated, and it is the responsibility of all members of the Maricopa Community Colleges to report any occurrence of such conduct. Every employee, student and visitor on Maricopa Community College District property is encouraged to report threats or acts of physical violence of which he/she is aware. All reports will be taken seriously and will be dealt with appropriately. Such behavior can include oral or written statements, gestures, or expressions that communicate a direct or indirect threat of physical harm.

This policy applies to employees and students, as well as independent contractors and other non-employees doing business with the Maricopa Community Colleges. Individuals who commit such acts may be removed from the premises and may be subject to disciplinary action, criminal penalties, or both. The Chancellor is hereby instructed to enact all administrative regulations necessary to implement this policy.

AMENDED February 22, 2011, Motion No. 9781, 9782
AMENDED November 27, 2007, Motion No. 9455
AMENDED February 27, 2007, Motion No. 9409
AMENDED December 13, 2005, Motion No. 9349
AMENDED November 27, 2001 (for inclusion in Board Auxiliary Policy Type only)
ADOPTED October 23, 1990, Motion No. 7424

AMENDED February 22, 2011, Motion No. 9781, 9782
ADOPTED March 26, 2002, Motion No. 9097
Internal Audit & Management Advisory Services Department Charter

MISSION
The mission of the Internal Audit & Management Advisory Services (IAMAS) Department is twofold: to support the vision, mission and values of the Maricopa County Community College District (MCCCD) and its colleges and centers by providing independent, objective assurance and consulting services designed to add value and improve the organization's operations; and to help ensure the efficient and effective use of resources, program operations, and stewardship over assets. The IAMAS department helps the MCCCD accomplish its objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control and governance processes.

SCOPE OF WORK
The scope of work of IAMAS is to determine whether the organization’s network of risk management, control and governance processes, as designed and represented by management, is adequate and functioning in a manner to ensure:

- Risks are appropriately identified and managed.
- Interaction with the various governance groups occurs as needed.
- Significant financial, managerial, and operating information is accurate, reliable and timely.
- Employees’ actions are in compliance with policies, standards, procedures and applicable laws and regulations.
- Resources are acquired economically, are used efficiently and are adequately protected.
- Programs, plans and objectives are achieved.
- Quality and continuous improvement are fostered in MCCCD’s control process.
- Significant legislative or regulatory issues impacting the organization are recognized and addressed properly.

ACCOUNTABILITY
The Director of IAMAS, in the discharge of his/her duties, shall be accountable to management and the Audit & Finance Committee to:

- Provide annually an assessment on the adequacy and effectiveness of MCCCD’s processes for controlling its activities and managing its risks in the areas set forth under the mission and scope of work.
- Report significant issues related to the processes for controlling the activities of the MCCCD, including potential improvements to those processes, and provide information concerning such issues through resolution. This would include informing and advising the Audit & Finance Committee of the Governing Board and management on the areas examined, and discharging the responsibilities in a manner that is consistent with the Institute of Internal Auditors (IIA) code of ethics.
- Provide copies of completed audits to the Audit & Finance Committee and Governing Board Members. The Audit Director and staff will lead the discussion on audit reports with the
Audit & Finance Committee. The Audit & Finance Committee may choose to send a letter to the auditee requesting the status and corrective action taken on significant findings. Audits with significant findings will be referred to the appropriate Vice Chancellor for follow-up with the auditee. This is in addition to the IAMAS follow up that will occur three months after the audit is completed. This will serve to ensure timely implementation of findings. If progress on findings is unclear as to a plan of action to address the findings within six months, the Audit & Finance Committee will require the auditee to attend the next Audit & Finance committee meeting to review the status of the audit findings. If the Audit & Finance Committee does not find that the auditee’s response is adequate, it will so notify the Chancellor and Governing Board.

REPORTING RELATIONSHIPS AND INDEPENDENCE
Reporting relationships will be maintained in a manner that supports departmental independence and promotes comprehensive audit coverage. To provide for the independence of IAMAS, its personnel report to the Director of IAMAS, who reports administratively to the Vice Chancellor for Business Services while operating under the direction of the Audit & Finance Committee. The Director of IAMAS will periodically report to the Audit & Finance Committee in a manner outlined in the section on accountability. Periodically, it will include as part of its reports to the Audit & Finance Committee a regular report on Internal Audit personnel. The Audit Director will meet regularly with the Maricopa Community Colleges’ Chancellor to discuss the status of the audit plan and matters of concern.

THE DIRECTOR OF IAMAS HAS RESPONSIBILITY TO:

- Develop a flexible annual audit plan using appropriate risk-based methodology, including any risks or control concerns identified by management, and submit that plan to the Audit & Finance Committee for review and approval. The audit plan is approved at the beginning of each fiscal year. Annually, the Audit & Finance Committee formally authorizes the three-year audit plan. This plan is used in planning and budgeting audit assignments and is annually re-evaluated using a risk assessment process. Input obtained from the District Office, college administrators, and the Auditor General’s Office is instrumental in developing this plan. The audit plan is considered a guide to distribute internal audit coverage across MCCCD but remain flexible enough to accommodate unexpected changes.

- Implement the annual audit plan, as approved, including, and as appropriate, any special reviews or projects requested by members of the Chancellor’s Executive Council (CEC) and the Governing Board. An audit intake form will be completed by a CEC or Governing Board Member and submitted to IAMAS for review. In consultation with the Vice Chancellor for Business Services, the Director of IAMAS will schedule special reviews requested during the year provided that sufficient resources are available to meet the request and not have an adverse impact on the audit plan. Otherwise, the Director of IAMAS, the Chancellor and Vice Chancellor for Business Services will review these requests and submit their recommendations to the Audit & Finance Committee for authorization. The Audit & Finance Committee shall determine if an audit should be conducted or another referral shall be made. If an audit will be conducted, the Audit & Finance Committee shall make a determination of the impact on the audit plan and necessary adjustments in this plan.

- Maintain a professional audit staff with sufficient knowledge, skills, experience, and professional certifications to meet the requirements of this Charter.

- Establish a quality assurance program by which the director of IAMAS assures the operations of internal auditing activities.

- Perform consulting services, beyond IAMAS’ assurance services, to assist management in meeting its objectives. Examples may include facilitation, process design, training and advisory services.
• Evaluate and assess significant new functions, changing services, processes, operations and control processes coincident with their development, implementation and/or expansion.

• Issue periodic reports to the Audit & Finance Committee and management summarizing results of audit activities.

• Keep the Audit & Finance Committee informed of emerging trends and successful practices in internal auditing.

• Provide a list of significant measurement goals and results to the Audit & Finance Committee.

• Assist in the investigation of significant suspected fraudulent activities within the organization and notify management and the Audit & Finance Committee of the results.

• Consider the scope of work of the Auditor General’s Office and regulators, as appropriate, for the purpose of providing optimal audit coverage to the MCCCD at a reasonable overall cost.

STANDARDS OF AUDIT PRACTICE
The IAMAS department recognizes the mandatory nature of the Definition of Internal Auditing, the Code of Ethics, and the International Standards for the Professional Practice of Internal Auditing of The Institute of Internal Auditors.

Note: below is a formal sign-off of the Internal Audit Charter by the Audit & Finance Committee Chair, Chancellor, Vice Chancellor for Business Services and the Director of Internal Audit.

_________________________________  ____________________________
Chair of the Audit & Finance Committee  Date

_________________________________  ____________________________
Chancellor  Date

_________________________________  ____________________________
Vice Chancellor for Business Services  Date

_________________________________  ____________________________
Director of Internal Audit  Date

AMENDED through the Administrative Regulation approval process, January 23, 2009
AMENDED through the Administrative Regulation approval process, August 30, 2006
AMENDED by the Governing Board, February 27, 2007, Motion No. 9411
Maricopa Community Colleges Use of MCCCD Facilities Rental Rate Guidelines

All use of MCCCD facilities and rental rates must be consistent with state law, MCCCD governance goals, policies, and administrative regulations.

These rental rate guidelines are applicable only to Facilities Rentals whereby facilities will be used one time, or for a limited period of time and the user will not have exclusive use of the portion of the facility being rented. These guidelines may be used for licenses (non-exclusive use for a significant period of time) or leases (exclusive use for a significant period of time) of MCCCD facilities.

The MCCCD Legal Services Department must review and approve all leases and licenses. All leases must be approved by the Governing Board. Licenses must be approved by the Governing Board if they meet any one of the following criteria: rent is reduced or waived for the licensee using MCCCD’s property; or the licensee will engage in an activity that is commercial, or one that substantially increases the potential liability of MCCCD, or one that may impair the District’s bonding capacity.

Rental rates are determined by each college and reflect fair market rentals based on supply/demand throughout the district, availability of other facilities near the colleges, and peak/low times of facilities/classroom use at each campus. Annually, each college must submit a schedule of rental rates for review and approval by the Vice Chancellor for Business Services.

At a minimum, rental rates should be stated on an hourly basis for the following categories:

1. Facilities
   A. Classrooms/Lecture Halls/Labs
   B. Conference/Meeting Rooms
   C. Dining Facilities
   D. Performing Arts Facilities
   E. Athletic Facilities
   F. Parking Lots

2. Equipment
   A. Audio Visual Computers

3. Personal Personnel Services
   A. Maintenance/Custodial
   B. Security
   C. Technical Support (AV or Computer Technicians)

4. Utilities

Taxation Issues Related to Facilities Rental Income Include:

A. State facilities rental tax (.5%) must be multiplied by the rental amount for facilities, equipment and personal services and added to the total amount charged to the user.

B. Unrelated Business Income Tax (UBIT) may have to be paid by the College/District on certain rental income net of related expenses. UBIT may be avoided or minimized as follows:
   i. Rentals of facilities/utilities, equipment, or personal services for activities related to MCCCD’s exempt purpose or mission of education and training are exempt from UBIT.
   ii. Rentals of facilities only are exempt from UBIT whether the activities are related or unrelated to MCCCD’s exempt purpose or mission.
iii. Mixed rentals of facilities and equipment for unrelated activities are exempt from UBIT if the equipment rental is less than 10% of the total rental.

iv. The equipment rental portion only of mixed rentals of facilities and equipment for unrelated activities is subject to UBIT if the equipment rental is less than 50% of the total rental. Otherwise, the total rental is subject to UBIT.

v. Provide no personal services as part of rentals for unrelated activities.

vi. Identify expenses incurred by the College/District related to the facility rental (e.g., utility costs, wages for personal service providers, depreciation on equipment, overhead).

**NOTE:** The ordinary provision of security and routine janitorial services in order to protect and maintain district property does not necessarily result in a taxable event.

Upon approval by the Chancellor or appropriate Vice Chancellor/College President, or designee, rental rates may be reduced or waived under either of the following conditions:

1. Facilities use is by an employee or Governing Board member responsible for and/or participating in an activity or event for a professional organization whose objectives directly relate to the employee’s or Governing Board member’s MCCCD responsibilities.

2. Facilities use is by an organization/entity whose activity/event meets the following requirements:
   A. It directly relates to MCCCD’s mission of education and training.
   B. MCCCD receives a specific public benefit from the activity/event and the value or benefit that MCCCD receives from the activity/event is substantially equivalent to the amount of rent foregone or waived.

**AMENDED by the Governing Board on February 27, 2007, Motion No. 9415**

**AMENDED through the Administrative Regulation approval process, January 7, 2002**
INSTRUCTIONS FOR COMPLETING THE OFFICIAL FUNCTION FORM

MCCCD is required to spend its resources only for things that tangibly and directly benefit its educational mission and objectives. Some expenses by their nature aren’t appropriate. Others require an explanation to meet that requirement.

Examples of expenses that are not official functions are charges for alcoholic beverages, memberships in non-school related civic organizations, and gifts and decorations for parties for births, deaths or weddings. Examples of expenses that may be official functions are employee retreats and conference banquet or hotel contracts.

Here are the procedures and guidelines for filling out the Official Functions Form. They apply regardless of the source of funds being used for the expense.

1. The description in Item 4 must be specific. Vague or overly subjective descriptions won’t satisfy the documentation requirement.

Examples of descriptions that are insufficient are:
A. Scheduling this particular employee-only event at “X” location will significantly increase attendance.
B. Participation as a sponsor in the specified event will provide the college with visibility in the community.

Examples of descriptions that may be adequate are:
A. The day-long employee training to be provided at the specific event will directly address the development of some of the core skills that are identified in the employee manual as essential to the performance of the MCCCD employees who attend.
B. The persons attending the event for which MCCCD intends to be a sponsor are those that MCCCD has targeted for outreach as potential students, specifically high school seniors. Attendance is expected to be 25. MCCCD’s participation will provide advertising and marketing opportunities within that population. The expense is within the range for other MCCCD marketing or advertising efforts.

2. Likewise, the description provided in Item 5 must be precise and identify specific activities or objectives of MCCCD. Vague descriptors are insufficient as are statements showing a benefit to the public generally. The benefit also needs to equate to or exceed the expense that MCCCD is incurring. So, while the benefit doesn’t have to be described in dollars, it must be identified specifically in terms that “paint” a clear picture that the values exchanged are about the same. Higher-dollar expenses require answers with greater specificity.

Examples of descriptions that are insufficient are:
A. Participation in the event will provide prestige to MCCCD.
B. The particular event will boost employee morale.

Examples of descriptions that may, depending on the expense, be sufficient are:
A. The agenda for the MAT employee retreat consists of sessions on essential management skills. The cost per employee trained at the retreat is $40, which is significantly less than market training fees for the same management training.
B. MCCCD’s sponsorship of the event will provide advertising and marketing opportunities among targeted high school seniors. The expense of $X is within the range for other MCCCD marketing or advertising efforts.

3. If the expense is under a grant or similar restricted fund, the person initiating it must make sure that it is allowable.

4. A separate form must be completed for each activity, even if the expenses are recurring in nature, or are encumbered under the umbrella of a blanket purchase order.
INSTRUCTIONS FOR COMPLETING THE MEMBERSHIP PAYMENT WORKSHEET

1. If the name of the organization clearly establishes that it is professional or academic in nature and relates to public employment or education, this Worksheet does not need to be completed and submitted for approval.

Examples of memberships that, by virtue of the names of the organizations, don’t require completion of the Worksheet are the American Association of University Women, the Cooperative Education Association, and the National Council for Student Development.

2. For all other memberships, the Worksheet must be thoroughly completed and the required approvals obtained before the expense is incurred.

An example of a membership that may be appropriate but for which the Worksheet needs to be completed is the Chamber of Commerce.

3. Individual memberships are appropriate only:
   A. if the organization does not allow an institutional membership,
   B. where the organization requires that MCCCD hold an institutional membership, and participating MCCCD employees hold individual memberships; or
   C. where the appropriate fiscal officer determines that an individual membership is the most cost effective.

For an individual membership, the employee must be full-time.

4. The descriptions provided in Items 3 and 4 must be specific. Vague or overly subjective descriptions won’t satisfy the documentation requirement.

Examples of descriptions that are insufficient are:
   A. Membership will provide the college with visibility in the community.
   B. Membership will be prestigious.

Examples of descriptions that may be sufficient are:
   A. The organization consists of a significant number of employers within the county - a key constituency in developing an appropriate workforce. Some employer-members are significantly involved in the college’s workforce development program, such as ____.
   B. This organization is the leading association for registered nurses and plays a significant role in the certification requirements in various states. MCCCD gains significant insights about curriculum needs for the nursing program from participating in this organization.

5. Likewise, the description on the Worksheet in Item 5 must be precise. It must identify specific activities or objectives of MCCCD that are satisfied. The benefit that MCCCD receives also needs to equate to or exceed the expense incurred. So, while the benefit doesn’t have to be described in dollars, it must be identified specifically in terms that “paint” a clear picture that the values exchanged are about the same. Higher-dollar expenses require more specificity.

An example of a description that fails meet those requirements is:
   A. The membership provides me with collegial opportunities.

An example of a description that is sufficient is:
   A. Membership allows my students access to special collections not viewable by the public. During the preceding year, I escorted 24 students on three separate field studies that included access to the special collections, for a value in excess of the $300 membership.
Sample of Form

Appendix FM-12
Maricopa County Community College District
Internal Audit & Management Advisory Services
Audit Intake Form

Requested by: __________________________ (must be CEC or Board member)
Day Phone: ( ) __________________________
Cell Phone: ( ) __________________________

What is the Issue? (Please provide a detailed description with the reason for and nature of your concern)
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

What type of service is needed?
☐ Review of a department’s significant operating processes and associated internal controls for potential risks. (Internal Control Review – we give recommendations for managing and mitigating the risks. The review will also include compliance review and may incorporate some testing).
☐ Investigate possible fraud or misappropriation, or alleged violations of laws or policies and procedures that could result in prosecution or disciplinary action. (Special Request – theft, misappropriation of assets, and conflicts of interest are examples of reasons for Special Requests).
☐ Address the internal control environment of information systems and how people use those systems (Information Systems Audits – we give recommendations to ensure the adequacy and reliability of the controls and to ensure the integrity of data processing).
☐ Other: _______ (See reverse side for other types of services).

Please describe and explain the level of urgency: __________________________

Audit Contact(s):
Day phone: ( ) __________________________
Cell phone: ( ) __________________________

Other Issues or Comments: __________________________

Disposition: Audit? Yes ☐ No ☐
Type: __________________________
Auditor: __________________________
Date Started: __________________________
Date Closed: __________________________

VI-201
The following procedure is to facilitate compliance with Administrative Regulation 1.11.2 Employee Return of Property and Assets.

**Employee Property/Asset Assignment, and Separation Checklist**

The Employee Property/Asset Assignment, and Separation Checklist (Checklist) provides on-going inventory of property and assets. It is to be updated whenever new property and assets are both assigned and returned. The Checklist reinforces Administrative Regulation Section 1.11.1 Off-Premise Property Loan that governs the loan or off-premise use of physical property. Items requiring a completed Property Loan Agreement must be included on the employee’s Checklist.

**Property and Assets**

Property and Assets include but are not limited to:

- Access to all MCCCD networks and communication
- Computer, monitor, keyboard and peripherals **
- Laptop, Printer **
- Software, if assigned to individual
- Long Distance Calling Card
- Magazine subscription
- Institutional membership
- Procurement Card, Vehicle Fuel Card
- Cell Phone and Related Equipment, Pager, Palm Pilot **
- Identification Badge/Card Key, Department Key
- Work-related Tools & Equipment, if assigned for off-premise use (e.g., camera, musical instrument)
- Home Data Connections: telephone, computer, high-speed line (e.g., cable)
- Petty Cash, Cash Advances (not required on Checklist; recorded and monitored by respective fiscal officers)

** A Property Loan Agreement must be completed for off-premise use of all items.

**Termination, Resignation, Transfer or Retirement**

Upon termination, resignation, transfer or retirement, the employee’s supervisor will:

1. Forward
   a. employee’s letter of resignation or retirement, or notice of transfer or termination,
   b. employee’s contact address and phone number, AND
   c. the completed Employee Property/Asset Assignment, and Separation Checklist (or the substitute form established for use by the College or District division *) to Human Resources for final determination of possible salary overpayment payoff agreements, balance of vacation & sick leave, professional growth outstanding liabilities, tuition waiver eligibility suspension, and/or outstanding petty cash/cash advances, or other asset responsibilities.

2. Notify Information Technology to disable employee’s access to all MCCCD data and communication systems and networks, or to modify as necessary.

3. Notify Building Security or College Safety to revoke, or modify as necessary, access to facilities.

*A basic asset assignment sheet and checklist form for logging assigned property and assets follows. However, substitute forms may be developed by each College to be used for this purpose, providing these forms include all information on the approved basic form. All forms used for this purpose MUST include this statement, these dated signatures, and the directions at the bottom:

I acknowledge the use and required return of property and assets listed above, and if not returned by me, the replacement value may be withheld from my wages.

Employee’s Signature ___________________________ Date ________________

Supervisor’s Signature ___________________________ Date ________________

The employee and supervisor will initial and date each time property and assets are assigned and/or returned throughout the period of employment. Upon transfer to another budget area, or upon termination, resignation, or retirement, collection of all property and assets is to be recorded, signed and dated by both. Submit this form and the employee’s contact address and phone number to Employee Relations Dept., Human Resources, District Office when completed.
## Employee Property/Asset Assignment, and Separation Checklist

Employee Name _________________________________ Employee ID# ______________________

Site/Department _________________________________ Date ___________________________

### Inventory of Property and Assets

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Employee’s Signature ___________________________ Date ______________________

Supervisor’s Signature ___________________________ Date ______________________

The **employee and supervisor will initial and date** each time property and assets are assigned and/or returned throughout the period of employment. Upon **transfer** to another budget area, or upon termination, resignation, or retirement, collection of all property and assets is to be recorded, **signed and dated by both**. Submit this form and the employee’s contact address and phone number to Employee Relations Dept., Human Resources, District Office when completed.
Sample of Form

[Insert college logo and web site]

[Insert College Name]

Procedure for Petition Signature Solicitation

1. This regulation shall govern access to college premises by representatives who wish to solicit signatures on petitions for the purpose of submission of a ballot proposition to voters, or nomination of a candidate for elective office, in a city-, county-, or state-wide election.

2. Each college president shall designate general hours of accessibility for solicitation and a location on college premises where all representatives on behalf of any candidate or ballot proposition may solicit signatures. The location shall be in a common area where the solicitation will not serve as an obstruction to student activities or otherwise disrupt the college environment.

3. All solicitation must take place in designated areas. Standard space may include one or two tables and chairs. Campus restrictions regarding amplification will apply. Representatives may not distribute or make available to students, employees, or college visitors any tangible item, except for informational literature about the proposed candidate or ballot initiative.

4. Representatives shall notify the designated official at each college or center for their intent to be present on college premises no fewer than three working days prior to soliciting signatures. Upon obtaining authorization, representatives shall be provided a written version of this regulation. (MCCCD Administrative Regulation 2.4.8)

For more information go to http://www.maricopa.edu/publicstewardship/governance/index.php

College Procedures

1. Prior notice must be provided to [the Director of Student Life & Leadership, or other appropriate college designee], no fewer than three (3) days before soliciting signatures. Representative must provide company name, supervisor and contact information, and may also be asked to provide pertinent information on the initiative(s) such as purpose/candidate and anticipated election date. Representative will receive a copy of the Petition Signature Solicitation Administrative Regulation (AR 2.4.8) and provide his/her signature at time of check-in to demonstrate agreement to abide by this regulation.

2. Representative must check-in and show a personal form of legal identification at [the Office of Student Life & Leadership] each day on campus prior to soliciting any signatures. Representative will wear a badge provided by the office throughout the duration of his/her time on campus.

3. Representative must check-out and return badge each day on campus prior to leaving.

4. Representative is welcome on campus [Tuesday, Wednesday and Thursday from 10:00 AM to 6:00 PM], so long as time on campus does not exceed two (2) days per month. Additional time may be requested and will be granted by [the Director of Student Life & Leadership] as space is available. No petition signature solicitors will be welcome on campus during the first and last week of classes.

5. Representative will be directed to a college-designated area and be provided a table and chairs, unless otherwise specified by the college for a special event. Due to space limitations, no more than three (3) representative(s) will be permitted on campus at any one time. No more than two (2) people may occupy any one space. Concurrent representation of like initiatives or ballots will not be permitted. Space is allocated on a first-come, first-served basis.

6. Representative must remain within a five (5) foot radius of the above designated location. Representative will not in any way stop the flow of traffic, approach students or employees or disrupt the college environment. Students and employees may approach the representative of their own accord.

7. Representative may place banners or signs on the table to encourage interest. Banners and signs may not be adhered to any surface.

Failure to comply with MCCCD policies and administrative regulations could result in the termination of petition signature solicitation privileges on any or all college campuses. If you have any questions about MCCCD policies and administrative regulations, contact the Office of Public Stewardship at (480) 731-8880 or visit http://www.maricopa.edu/publicstewardship/. The MCCCD is an EEO/AA institution.
Sample of Form

[Insert college logo and web site]  |  [Insert College Name]

Procedure for Solicitation

General Information

Solicitor: A “solicitor” is any non-MCCCD-affiliated entity that would, on the premises of any Maricopa Community College or Center, purport to sell or promote any product, service, or idea, but does not include such an entity that would enter the premises for the purposes of promoting, opposing, or soliciting petition signatures in connection with any political candidate or initiative, or referendum ballot.

Special Event: A “special event” is a college-sponsored event conducted on college premises for the benefit of students that is based on a particular theme, and for which the college has deemed it essential to invite the participation of solicitors whose products, services or ideas are pertinent to the special event’s theme. (Excerpt from MCCCD Administrative Regulation 2.4.9)

Logistics

Days & Times: Solicitors are welcome on campus [Tuesday, Wednesday and Thursday from 10:00 AM to 6:00 PM] so long as time on campus does not exceed fifty (50) hours per term. Additional time may be requested and will be granted by [the Director of Student Life & Leadership, or other college designated area], as space is available. Set-up can begin no earlier than [9:45 AM] and vendors must be off campus by [6:15 PM]. Requests are granted on a first-come, first-served basis, once all required documentation has been submitted and approved.

Location: Solicitors will be directed to [a college-designated area] and be provided a table and chairs, unless otherwise specified by the college for a special event (see Planning, below). Due to space limitations, no more than three (3) solicitor(s) will be permitted on campus at any one time. No more than two (2) people may occupy any one space. Solicitors must remain within a five (5) foot radius of the above designated location. Solicitors will not in any way stop the flow of traffic, approach students or employees or disrupt the college environment.

Cost: $50 per day or $125 per week (a week is defined as Tuesday, Wednesday and Thursday), non-refundable, and made payable to the college. This amount is due in [X] days in advance of your visit. Payment may be made by check or money order made payable to the college or via corporate credit card.

Parking: A decal is not needed for the lots. Driving is permitted on campus with specific permission.

Required Documents

The following documents must be approved and on file with [the Office of Student Life & Leadership, or other college designated area], at least 14 days in advance of your visit:

1. Facility Reservation OR SOLICITATION Request Form. Additional documents may be required or document names may vary, depending on the college location. Copies of the appropriate form(s) can be requested from [X].

2. Proof of Insurance: A certificate of insurance displaying appropriate insurance coverage ($1M General Liability, $1M Auto Liability*, $500K Workers Comp*), naming Maricopa County Community College District (MCCCD), 2411 W. 14th Street, Tempe, AZ 85281, as additional insured. (*where applicable)

At least five (5) days in advance of your visit:

1. Campus Visit Fee: Make $50 per day or $125 per week non-refundable payment on a company or bank-issued cashier’s check or money order, made payable to the college, or via corporate credit card.

Planning

Remember, the following steps need to be taken before your campus visit can take place.

1. Contact [the Office of Student Life & Leadership, or other college designated area], to request a reservation.

2. Obtain and complete a Facility Reservation OR SOLICITATION Request Form and submit it to [X].

3. Supply Proof of Insurance certificate to [X].

4. Pay your Campus Visit Fee of $50/day or $125/week at [the Office of Student Life & Leadership, or other college designated area].

One table and two chairs may be provided to each solicitor. Solicitors may place banners or signs on the table to encourage interest. Banners and signs may not be adhered to any surface. Note that availability of college provided table and chairs may vary by location/scheduled events.

Special Requests and Considerations

The availability of electricity, canopies and amplification varies among colleges. Please check with [the Office of Student Life & Leadership, or other college designated area], for related inquiries.

Failure to comply with MCCCD policies and administrative regulations could result in the termination of solicitor privileges on any or all college campuses. If you have any questions about MCCCD policies and administrative regulations, contact the Office of Public Stewardship at (480) 731-8880 or visit http://www.maricopa.edu/publicstewardship/. The MCCCD is an EEO/AA institution.
Complaint Process
Supplement to the Technology Resources Administrative Regulation

Complaints alleging violation of the Technology Resource Standards shall be filed in writing, under signature of the complainant, with the Maricopa Community Colleges Office of Information Technology Services. The complaint shall state with particularity the content or activity believed to be in violation.

Within five working days of its receipt by the Office of Information Technology Services, a copy of the complaint in its entirety shall be sent to the user alleged to be responsible for the content or conduct at issue. The user shall have five working days from the date of receipt of the complaint to voluntarily remove or amend the content at issue or cease the conduct complained of.

If the user voluntarily removes or amends the content at issue or ceases the conduct complained of, no further review shall be undertaken.

1. Initial Assessment—Per Se Violations
   Within five working days of receipt of the complaint, the Office of Information Technology Services, in consultation with the MCCCD General Counsel's Office, will conduct an Initial Assessment and render an opinion as to whether the alleged use of technology resources constitutes a per se violation of any law, Maricopa policy or administrative regulation. Upon determination of such a violation, including a violation of any law, the General Counsel's Office will issue a written finding to the user, the College President, or the Vice Chancellor of Information Technology indicating with specificity the nature of the alleged violation and recommending the action to be taken. Pending further review pursuant to this regulation, the College President or the Vice Chancellor of Information Technology shall have the authority to remove any content found to be in violation or to prohibit access by the user to any MCCCD resource being used to facilitate the conduct found to be in violation.

   In the event the Office of Information Technology Services does not find the complained of conduct to be in violation of MCCCD policy or the Technology Resource Administrative Regulation; or the Office of General Counsel does not find the conduct to be violation of law, the complaint will be forwarded for full review pursuant to this regulation for the purpose of determining if the conduct is an appropriate use of public resources.

   Due to the dynamic and changing nature of technological resources, complaints that do not constitute a per se violation will be referred for full review pursuant to this regulation.

2. Full Review—Committee Composition; Default; Notification
   Within five working days of the conclusion of the Initial Assessment, the Office of Information Technology Services shall provide written notice of the complaint, which has been forwarded for Full Review. The notice shall be provided to the user, with copies forwarded to the appropriate employee group president, appropriate instructional council chair (if applicable), appropriate college president or vice chancellor, and the chancellor. Appropriate designations as outlined in this section must be made and the Office of Information Technology Services advised of the same within 10 working days of the notice.

   If the user who is the subject of the complaint is a residential faculty member, the Full Review committee shall consist of: The current faculty senate president at the college to which the faculty member is assigned; the chair of the instructional council for the faculty
member’s assigned discipline as listed with Human Resources; a designee of the college’s president, a designee of the chancellor, and a designee of the user. All designees must be board-approved, permanent employees. The faculty senate president shall chair the committee. In the event that the chair of the instructional council is unwilling or unable to serve, the president of the college’s faculty association shall select an alternate member. In the event that the user fails to make a designation, the college president shall be authorized to have the content removed or to prohibit access by the user to any MCCCD resource being used to facilitate the violation.

If the user who is the subject of the complaint is an employee other than a residential faculty member, the Full Review committee shall consist of: The current president or recognized leader for employee policy negotiations of the user’s employee policy group; a peer of the user from an MCCCD site other than that of the user who shall be chosen by the current president of the user’s employee policy group; a designee of the college’s president or a vice chancellor, a designee of the chancellor, and a designee of the user. All designees must be board-approved, permanent employees. The employee group president/leader shall chair the committee. In the event that the user fails to make a designation, the user will be deemed to have conceded that a violation occurred and the college president or vice chancellor shall be authorized to have the content removed or to prohibit access by the user to any MCCCD resource being used to facilitate the violation.

If the user who is the subject of the complaint is a student, and the complaint involves the use of resources related to a course, student club or organization, the Full Review would be conducted by the instructor and Vice President of Academic Affairs, or the club advisor and Vice President of Student Affairs, as appropriate.

3. Full Review—Process
Within ten working days of the committee’s composition being forwarded to the Office of Information Technology Services, the committee chair, in consultation with the user named in the complaint and the other committee members, shall establish a time to meet and consider the complaint, and notify the Office of Information Technology Services of the same. The Office of Information Technology Services shall provide written notice to the user and committee members of the meeting time. The date shall be no more than 15 working days from the date the Office of Information Technology Services was notified of the committee composition.

At the time set for the committee to consider the complaint, the user shall be afforded the opportunity to provide written or oral testimony relevant to the defense of the content or conduct complained of.

The committee may meet subsequently for private deliberations if deemed necessary.

All meetings of the committee shall be conducted at the site of the user named in the complaint.

At the conclusion of its review and deliberations, the Evaluation Team shall determine by simple majority vote whether there is clear and convincing evidence that the content or conduct complained of is contrary to the reasonable exercise of academic freedom, or to the advancement of the educational, research, service, operational, or management purposes of Maricopa, and therefore a violation of the MCCCD Technology Resource Administrative Regulation. The committee shall make its determination no later than 20 working days from the date of its initial meeting to review and consider the complaint.

The committee chair shall communicate the committee’s determination to the user, the Office of Information Technology Services, and the college president or vice chancellor. If the committee determines that no violation occurred the user shall not be required to remove the content or cease the conduct complained of. If the committee determined that
a violation did occur the college president or vice chancellor shall be authorized to have the content removed or to prohibit access by the user to any MCCCD resource being used to facilitate the violation.

The user may contest the action of the college president, vice chancellor or designee through established grievance or resolution of controversy procedures.

Decisions rendered under this process are considered final.

ADOPTED into Governance, August 2, 2005

Sample of Form

MARICOPA COUNTY COMMUNITY COLLEGE DISTRICT
2411 West 14th Street, Tempe, AZ 85281-6942

TECHNOLOGY RESOURCE STANDARDS
COMPLAINT FORM

Complaints alleging violation of the Technology Resource Standards Administrative Regulation shall be filed in writing, under signature of the complainant, with the Maricopa Community Colleges Office of Information Technology Services. Technology resources include, but are not limited to: desktop and laptop systems, printers, central computing facilities, district-wide or college-wide networks, access to the Internet, electronic mail or similar electronic information.

I. Description of alleged violation:
   The complaint shall state with particularity the content or activity believed to be in violation.

II. Location of alleged violation:

   Location:  
   □ CGCC     □ GWCC     □ PVCC     □ SCC
   □ DO       □ GCC      □ PC       □ Skill Center
   □ EMCC     □ MCC      □ RSC      □ SMCC
   □ Other:
   URL or Other Resource

III. Complainant Information:

   Name:  
   Contact Number:  
   Signature:  
   Date:

IV. Initial Assessment:

   Within five (5) working days of its receipt by the Office of Information Technology Services, a copy of the complaint in its entirety shall be sent to the User alleged to be responsible for the content or conduct at issue. The Office of Information Technology Services, in consultation with MCCCD’s General Counsel will conduct an Initial Assessment as to whether the alleged use constitutes a per se violation.

   A. Violation Determined:
      □ Yes  □ No
      Date:  
      Explanation:

      The User shall have five working days from the date of receipt of the complaint to voluntarily remove or amend the content at issue or cease the conduct complained of. If the User voluntarily removes or amends the content at issue or ceases the conduct complained of, no further review shall be undertaken.
Guidelines for Incidental Computer Usage for the Maricopa Community Colleges

The Maricopa Community Colleges are committed to the continuous improvement of its employees through training, tuition waivers and reimbursement as well as professional growth. Maricopa also supports a productive friendly work environment for employees. Since Maricopa has been updating computer usage policies, it is important to help clearly define and identify some acceptable, though incidental, uses of Maricopa technology in relation to these goals.

These guidelines have been written to specifically address two different but broad employee incidental usage scenarios. The first is the employee usage, outside their normal hours of accountability, of Maricopa technology resources to improve their educational experiences. The second is the practice of having inconsequential personal information, such as pictures or music on their local computer to promote a productive friendly work environment.

In relation to expanding one’s educational experience, whether the employee is working on professional growth activities or homework for an educational program, using Maricopa technology in support of these efforts has an inconsequential impact on Maricopa’s technical infrastructure. This type of usage, outside one’s hours of accountability, is considered acceptable incidental computer usage of Maricopa’s technology resources.

Another illustration of incidental computer usage is the placement of personal pictures or music, owned by the employee, on their local computer. In a normal work environment having a picture of one’s family as a background image or screen saver or privately listening to music has no impact on Maricopa technical resources but helps promote a positive work environment.

The following are examples of incidental computer usage. These examples do not supersede any expanded local college guidelines that might prohibit such use:

1. Employees that are working on a course for their bachelor’s degree stay after work to use their computer to do research for their course. They search the internet, local library resources, and other online resources to gather material for their research paper. They use their local computer word processing program to write and prepare their paper. When completed, the employees save their work on portable media (thumb drive, floppy, etc.) and take it home for printing and/or review.

2. An employee places pictures of their family and uses one as their desktop background picture and saves the rest into a pictures folder used by the operating system screen saver program.
   A. At no time would the employee download any special screen saver application software and install it on their local computer.

3. An employee plays personally owned music stored on a mobile device (example: CD, Thumb Drive, etc.) on their local computer at work. An employee shall not copy personally owned music to server disk space and will comply with applicable copyright law. It is important to note that while playing personally owned music is listed as an example of incidental computer usage, this activity is subject to the appropriateness of the work environment as well as a supervisor’s discretion.

Note: In all cases, local college and Maricopa policies and regulations supersede these guidelines.
Guidelines for Incidental Telephone Usage for the Maricopa Community Colleges

The Maricopa Community Colleges are committed to the continuous improvement of its employees through training, tuition waivers and reimbursement as well as professional growth. Maricopa also supports a productive friendly work environment for employees. Since Maricopa has been updating telephone usage policies, it is important to help clearly define and identify some acceptable, though incidental, uses of Maricopa technology in relation to these goals.

Incidental telephone usage refers to those calls which are unrelated to the conduct of official Maricopa business, but are authorized if they:

1. Do not adversely affect the performance of the duties of the employee or the employee’s department; and
2. Are not for commercial purposes, for-profit activities unrelated to Maricopa, or in support of other outside employment or business activity (e.g. consulting for pay, sales or administration of business transactions, sales or supply of goods or services).
3. Are of a reasonable duration and frequency; and
4. Could not reasonably have been made at another time; and
5. Do not result in additional charges to Maricopa (e.g. long distance, toll calls, 900#). Note that employees who are participating in the accountable plan may utilize a cell phone for incidental use, but must reimburse the district for those charges.

The following are examples of incidental telephone usage. These examples do not supersede any expanded local college guidelines that might prohibit such use:

1. Calls to notify family members and/or physician in case of an emergency.
2. Calls to notify family members of work schedule changes, delays or changes in travel plans.
3. Brief local calls to an employee’s residence, family member, child’s school, child care provider, or elder-care provider.
4. Brief calls to local businesses (including government agencies, physicians or auto and home repair) that can only be reached during normal work hours.

Note: In all cases, local college and Maricopa policies and regulations supersede these guidelines.