College Policies & Procedures

Current Rio Hondo College Board Policies and Administrative Procedures can be found on the web site: www.riohondo.edu/board/policies.htm.

Academic Freedom
Philosophy
The maintenance of freedom of speech, publication, religion, and assembly (each of which is a component of intellectual freedom) is the breath of life in a democratic society. The need is greatest in fields and institutions of higher learning, where the use of reason and the cultivation of the highest forms of human expression are the basic methods for maintaining those freedoms. Society has come to rely upon colleges and universities as a principal means of acquiring new knowledge and new techniques, of conveying the fruits of past and present learning to the community, and of transmitting these results to generations to come. Without freedom to explore, to criticize existing institutions, to exchange ideas, and to advocate solutions to human problems, faculty members, staff and students cannot perform their work and cannot maintain their self-respect. Society suffers correspondingly. The liberty that is needed requires a freedom of thought and expression within colleges and universities, freedom to carry the results of honest inquiry to the outside, and a freedom to influence human affairs in the same manner as other informed persons do. Nor is the value of freedom lessened because error at times arises from its exercise. Learning, intellectual development, and social and scientific progress takes place on a trial-and-error basis, and even the unsound cause or hypothesis may call forth the truth that displaces it. (Board Policy 4030).

Access to Student Records
All currently enrolled or former students have the right of access to any records relating to them and maintained by the College. Students may inspect and review records during regular business hours in the Office of Admissions and Records. Requests for access to records will be granted no later than five working days following date of request. Qualified personnel will be present to interpret records for students.

Student Records
Privacy Act - All student records at Rio Hondo College are kept in accordance with the provisions of the Family Educational Rights and Privacy Act of 1974. Students may request access to those campus records that personally identify the student; the student may challenge the accuracy of the record or the appropriateness of its retention in the campus records. Student consent is needed for the release of records covered by the Act to outside parties (e.g., prospective employers) except for those agencies entitled to access under the provisions of the Act (e.g., campus officials, other schools, federal educational and auditing officers and requests in connection with the application of receipt of financial aid).

College personnel may also permit access to student’s records to any person for whom the student has executed written consent specifying the records to be released and identifying the party to whom the records may be released. College personnel will notify the recipient of such records that the transmission of information to third parties is prohibited. (Administrative Procedure 5040)

These provisions apply to records received and used after November 1, 1974. A student may request a report summarizing the number of records he/she has requested or given consent to be released. Complaints as to procedure or improper release of record information may be filed with the Office of Education, HEW FERPA, DHEW, 330 Independence Avenue, S.W., Washington, D.C. 20210.

Children on Campus
Except when children are enrolled in the Child Development Center, other instructional programs in the District, and/or attending public events under the supervision of a parent or guardian, bringing children on campus while attending classes is not permitted. Parents and guardians must be aware that the ultimate responsibility for the safety of the children in their care rests with them and no liability can be accepted by the District nor any of its agents or staff for the consequences of children being on campus.

Computer Usage
Each computer user is responsible for the use of computing resources in an effective, efficient, and lawful manner.
Computing resources and equipment are college property, and the college retains the right to monitor systems and limit access. Users of computing resources must abide by the rules/policies established by the department responsible for the supervision of the equipment. Each user must understand and acknowledge that his/her freedom to access and display information is limited to authorized academic and administrative uses. No person may use computer resources for any illegal act, including the possession or use of programs, files, or instructions for violating system security or violation of copyright law. Computer resources may not be used to intimidate or create an atmosphere of harassment based upon any protected class/category (gender, race, religion, ethnic origin, creed, sexual orientation, or other categories as applicable). (Administrative Procedure 3720)

Student Complaints/Grievance Procedures

The District provides a prompt and equitable means of resolving student grievances and complaints. A grievance is an alleged wrongful act by a Río Hondo College staff or faculty member which has an adverse effect upon a student’s academic or personal status right or privileges as a student at Río Hondo College. Students are protected against capricious, arbitrary, unreasonable, unlawful, false, malicious or professionally inappropriate evaluations or behavior by a faculty member, a staff member, an administrator or an official of the College or another student. Student complaints may be classified as grievances and fall into one of two categories: Academic, or Non-Academic. Students are encouraged to follow the Río Hondo College Complaint and Grievance process. Issues that are not resolved at the campus level may be presented to the State Chancellors’ Office using their complaint process.

This procedure does not apply to any matters for which a specified method of complaint resolution is provided by law or by District policy, such as: Student disciplinary actions, which are covered under separate Board policies and Administrative Procedures (BP 5500, AP 5500); Police citations (i.e. “tickets”); complaints about citations must be directed to the County Courthouse in the same way as any traffic violation; or Complaints of discrimination, harassment, or retaliation, including grade grievances based on this type of allegation. These types of complaints are covered under separate Administrative Procedures (AP 3435).

For more information regarding student complaints and grievance procedures, please contact the Office of Student Affairs located in SS204 or visit: http://www.riohondo.edu/student_affairs/complaints-grievances.

Directory Information

This is to serve as public notice that the following information is regarded by Río Hondo Community College District as Directory Information, and may be released for distribution unless a stop action is initiated by a student on the Río Hondo College Directory Information Denial of Release form available in the Admissions and Records Office. A new form must be completed each year. Directory information includes: a student’s name, whether or not he/she is currently enrolled, participation in officially recognized activities and sports, weight and height of members of athletic teams, degrees and awards received. (Board Policy 5040)

A request for directory information will be denied to any parties, not otherwise entitled to the information by law, if the college determines that such release is not in the best interest of the student. Further information may be obtained from the Admissions & Records Office. (Board Policy and Administrative Procedure 5040)

Hazing

The California Legislature moved hazing from the educational codes and amended the Penal Code to include hazing in order to close legal loopholes and to deter students. Section 245.6 of the California Penal Code, which went into effect on January 1, 2007, reads: It shall be unlawful to engage in hazing. “Hazing” means any method of initiation or pre-initiation into a student organization or student body, whether or not the organization or body is officially recognized by an educational institution, which is likely to cause serious bodily injury. Hazing can be defined as any action or activity which does not contribute to the positive development of a person; which inflicts or intends to cause physical or mental harm or anxieties; which may demean, degrade or disgrace any person regardless of location, intent or consent of participants. Hazing can also be defined as any action or situation, which intentionally endangers a student seeking admission into or affiliation with any student organization. The term “hazing” does not include customary athletic events or school-sanctioned events. A violation of this section that does not result in serious bodily injury is a misdemeanor, punishable by a fine of not less than one hundred dollars ($100), nor more than five thousand dollars ($5,000), or imprisonment in the county jail for not more than one year, or both. (Board Policy 5500)

Non-Discrimination Policy

Río Hondo Community College District complies with all federal and state rules and regulations and does not discriminate on the basis of national origin, religion, age, sex, gender, gender identity, gender expression, race or ethnicity, color, medical condition, genetic information, ancestry, sexual orientation, marital status, physical or mental disability, pregnancy, military and veteran status, or because he or she is perceived to have one or more of the foregoing characteristics, or based on association with a person or group with one or more of these actual or perceived characteristics in any program or activity. Inquiries regarding compliance and/or grievance procedures may be directed to Dean of Student Affairs, Student Services Building, 2nd Floor, Room SS204, (562) 908-3498.

Río Hondo Community College District recognizes its obligation to provide program accessibility for all persons with disabilities in a manner that does not discriminate in the delivery of those services. The College makes reasonable accommodations for students, employees and members of the community who may be participating in campus activities. (Administrative Procedure 3435)

Inquiries regarding federal laws and regulations concerning nondiscrimination in education or the District’s compliance with those provisions may also be directed to:

Office of Civil Rights
United States Department of Education
50 Beale Street, Ste. 7200
San Francisco, CA 94105
(415) 486-5555
or
Póliza contra la Discriminación
El Distrito del Colegio de Río Hondo cumple con todas las reglas y reglamentos federales y estatales y no discrimina a base de origen nacional, religión, edad, género, identidad sexual, expresión sexual, raza o etnicidad, color, condición médica, información genética, ascendencia, orientación sexual, estado civil, discapacidad física o mental, embarazo o por ser militar y veterano de las fuerzas armadas o porque él o ella son percibidos tener una o varias de las características precedentes o basado en la asociación con una persona o el grupo con uno o varios de estas características reales o percibidas. Esto se mantiene verdadero para todos los estudiantes que están interesados en participar en programas educativos incluyendo programas de carrera y educación técnica y/o actividades extraescolares. (AP 3435)

Para más información sobre esta póliza y/o procedimientos de agravio, pueden ser dirigidas al Decano, Asuntos Estudiantiles, ubicado en el edificio de Servicios para el Estudiante, segundo piso, cuarto SS-204, (562) 908-3498.

El Distrito del Colegio de Río Hondo reconoce su obligación de proveer programas con accesibilidad para todas las personas con discapacidades en una manera que no discriminar en la entrega de aquellos servicios. El Colegio hace modificaciones razonables para estudiantes, empleados, y miembros de la comunidad quienes participen en actividades del colegio. (AP3435)

Preguntas o información sobre leyes federales y reglamentos contra la discriminación en la educación o el cumplimiento del Distrito con aquellas provisiones también pueden ser dirigidas a:

La Oficina de Derechos Civiles Departamento de Educación de los EEUU
50 Beale Street, Ste. 7200
San Francisco, CA 94105 (415) 486-5555

El Departamento de Empleo Justo Y Vivienda
1900 Mariposa Mall, Suite 130
Fresno, CA 93721

Registered Sex Offender Information

Offenders are required to register with the Pico Rivera Sheriff’s Department prior to applying to Río Hondo College.

Once registered, the offender is required to meet with the Dean of Students Affairs with appropriate documentation from the Sheriff’s Department.

For further information, call the Pico Rivera Sheriff’s Department at (562) 222-5533 or the Dean of Student Affairs at (562) 908-3498.

Information concerning registered sex offenders may be obtained from the Whitter Police Department, 13200 Penn St., Whittier, CA 90602 or by calling (562) 567-9200. Sex offenders are required to register with the police in the jurisdiction in which they reside.

Sexual Harassment

Sexual Harassment is offensive, unwelcome sexual attention.

Sexual harassment is a form of sex discrimination which violates Title VII of the Civil Rights Act of 1964 as amended, Title IX of the Education Amendments of 1972, California statutes, Río Hondo Community College District Board policy BP 3430.

Definition – Sexual harassment consists of unwelcome sexual advances, requests for sexual favors, and other conduct of a sexual nature when:

1. submission to the conduct is made a term or condition of an individual’s employment, academic status, or progress;
2. submission to, or rejection of, the conduct by the individual is used as a basis of employment of academic decisions effecting the individual;
3. the conduct has the purpose or effect of having a negative impact on the individual’s work or academic performance, or of creating an intimidating, hostile or offensive work or educational environment; or
4. submission to, or rejection of, the conduct by the individual is used as the basis for any decision affecting the individual regarding benefits and services, honors, programs, or activities available at or through the community college.

This definition encompasses two kinds of sexual harassment.

1. Quid pro quo sexual harassment occurs when a person in a position of authority makes educational or employment benefits conditional upon an individual’s willingness to engage in or tolerate unwanted sexual conduct.
2. Hostile environment sexual harassment occurs when unwelcome conduct based on sex is sufficiently severe or pervasive so as to alter the conditions of an individual’s learning or work environment, unreasonably interfere with an individuals academic or work performance, or create an intimidating, hostile, or abusive learning or work environment. The victim must subjectively perceive the environment as hostile, and the harassment must be such that a reasonable person of the same gender would perceive the environment as hostile.

Sexual harassment can consist of virtually any form or combination of verbal, physical, visual or environmental conduct. It need not be explicit, nor even specifically directed at the victim. Sexually harassing conduct can occur between people of the same or different genders. The standard for determining whether conduct constitutes sexual harassment is whether a reasonable person of the same gender as the victim would perceive the conduct as harassment based on sex.

Examples – Sexual harassment includes, but is not limited to the following misconduct:

1. Verbal: Inappropriate or offensive remarks, slurs, jokes or innuendoes based on sex. This may include, but is not limited to, inappropriate comments regarding an individual’s body, physical appearance, attire, sexual prowess, marital status, or sexual orientation; unwelcome flirting or propositions; demands for sexual favors; verbal abuse, threats or intimidation of a sexual nature; or sexist, patronizing or ridiculing statements that convey derogatory attitudes about a particular gender.
2. Physical: Inappropriate or offensive touching, assault, or physical interference with free movement. This may include, but is not limited to, kissing, patting, lingering or intimate touches, grabbing, pinching, leering, staring, unnecessarily brushing against or blocking another person, whistling or sexual gestures.
3. **Visual or Written:** El display de material ofensivo sexualmente orientado, visual o escrito. Esto puede incluir, pero no se limita a, carteles, caricaturas, dibujos, graffiti, videos, material de electronic media transmissions.

4. **Environmental:** Un ambiente educativo o laboral que sea permeado con temas sexuales, insinuaciones sexuales, así como cualquier otro comportamiento verbal, físico, visual o de intimidación y hostilidad.

**Hostigamiento Sexual**

Hostigamiento sexual es acoso sexual, ofensivo y mal recibido.

Hostigamiento sexual es una forma de discriminación sexual, lo cual viola el Título VII del Acto de los Derechos Civiles de 1964, como se han enmendado, Título IX de los Enmendamientos de Educación de 1972, estatutos del Estado de California, y política de la Junta del Distrito del Colegio de Río Hondo BP 3430.

**Definición** – Hostigamiento sexual puede ser acoso sexual mal recibido, solicitudes de favores sexuales, y otro comportamiento implicítamente sexual con tal que:

1. sometimiento al comportamiento, o rechazo del comportamiento, del hostigador se presenta como criterio de empleo o de decisiones académicas en cuanto al individuo;

2. el comportamiento tiene el intento de resultar en impacto negativo en el trabajo del individuo o en los estudios académicos del individuo, o tiene el intento de crear un ambiente de intimidación y hostilidad en el empleo o en los estudios; o

3. sometimiento al comportamiento, o rechazo del comportamiento, del hostigador se usa como criterio de cualquier decisión en cuanto al individuo y los beneficios o servicios, lauros del colegio, programas, o actividades que se presentan en o por el colegio.

Esta definición incluye dos clases de hostigamiento sexual.

1. **Quid pro quo** hostigamiento sexual ocurre cuando una persona con puesto de autoridad presenta beneficios educativos o de empleo como dependientes en el sometimiento del individuo a participar en o tolerar comportamiento sexual mal recibido. Hostigamiento sexual es el comportamiento sexual que expresan actitud derogatoria a ser femenina, masculina, o discriminatoria.

2. **Ambiente hostil** hostigamiento sexual ocurre cuando comportamiento mal recibido, implicítamente o explícitamente sexual, es bastante severo o intruso para que se cambien las condiciones del ambiente de empleo, o de estudios, del individuo, o para que se impida excesivamente el trabajo del individuo o los estudios del individuo, o para que se crea un ambiente, de empleo o educativo, de intimidación, hostilidad y abuso. El individuo como víctima tiene que percibir personalmente el ambiente como hostil, y el hostigamiento tiene que ser de tal manera que una persona razonable del mismo sexo percibiría el comportamiento como hostigamiento sexual. Hostigamiento sexual incluye cualquier combinación de comportamiento verbal, físico, o visual, o de control a través del ambiente de empleo o educativo. El hostigamiento sexual no tiene que ser explícito, ni tiene que ser específicamente dirigido al individuo. Hostigamiento sexual puede ocurrir entre personas del mismo sexo o de diferentes sexos. El criterio para determinar si el comportamiento es hostigamiento sexual es si una persona razonable del mismo sexo percibiría el comportamiento como hostigamiento sexual.

**Ejemplos – Hostigamiento sexual incluye, pero no se limita a, mal comportamiento como:**

1. **Verbal:** palabras impropias o ofensivas, menosprecios, chistes o burlas o insinuaciones sexuales. Esto incluye, pero no se limita a, comentarios impropios en cuanto al cuerpo del individuo, la apariencia física, atavío, valentía sexual, estado civil, o preferencia sexual del individuo; flirtar o solicitudes mal recibidas; demandas de favores sexuales; abuso verbal, amenazas intimidación, de tipo sexual; o sexo, o enmendamientos en cuanto a los estudios del individuo, la apariencia física, atavío, valentía sexual, estado civil, o preferencia sexual del individuo; flirtar o solicitudes mal recibidas; demandas de favores sexuales; abuso verbal, amenazas intimidación, de tipo sexual; o como criterio de empleo o de estudio de la Junta del Distrito del Colegio de Río Hondo.

2. **Físico:** contacto físico impropio o ofensivo, asalto, o impedimento físico del movimiento de una persona. Esto puede incluir, pero no se limita a, besando, acariciando, tocar intimamente, pasando ligeramente por encima de una persona; pasando ligeramente por encima de una persona; separando o evitando la luna del colegio; o imponiendo el paso de otra persona; silbando o haciendo incomodidad al individuo.

3. **Visual o escrito:** mostrando, diseminando, o manifestando materia, visual o escrita, ofensiva y de sentido sexual. Esto puede incluir, pero no se limita a, carteles, caricaturas, diseños, dibujos, graffiti, material para leer, gráficas en la computadora, y materia transmitida electrónicamente.

4. **Ambiente:** el ambiente de empleo o el ambiente académico que esté lleno de expresiones verbales de sentido sexual, insinuaciones, insultos o abusos verbales que no pertenecen al tema de la clase. Un ambiente hostil se puede realizar con enfoque impropio en temas sexuales o con comentario implícitamente sexual en la clase. Un ambiente puede ser hostil si el comportamiento sexual mal recibido es específicamente dirigido a un individuo o si el individuo solamente observa el hostigamiento ilícito en el ambiente. La determinación del ambiente como hostil se basa en el conjunto de todas las circunstancias, inclusive...
elements como la frecuencia del comportamiento, la severidad del comportamiento, si el comportamiento menosprecia o amenaza, y si el comportamiento impide excesivamente el empleo del individuo o los estudios del individuo.

Si usted cree que usted ha sido víctima de hostigamiento sexual, llame al Oficial de Titulo IX del Distrito, en la oficina A113, o de teléfono fuera del colegio, llame al número (562) 908-3405.

Sexual Misconduct Information and Title IX Compliance
OTHER MISCONDUCT OFFENSES
(Will fall under TITLE IX when gender-based)
• Threatening or causing physical harm, extreme verbal abuse, or other conduct which threatens or endangers the health or safety of any person;
• Discrimination, defined as actions that deprive other members of the community of educational or employment access, benefits or opportunities on the basis of gender;
• Intimidation, defined as implied threats or acts that cause an unreasonable fear of harm in another;
• Hazing, defined as acts likely to cause physical or psychological harm or social ostracism to any person within the college community, when related to the admission, initiation, pledging, joining, or any other group-affiliation activity (as defined further in the Student Code of Conduct);
• Bullying, defined as repeated and/or severe aggressive behavior likely to intimidate or intentionally hurt, control or diminish another person, physically or mentally (that is not speech or conduct otherwise protected by the 1st Amendment);
• Violence between those in an intimate relationship to each other;
• Stalking, defined as repetitive and/or menacing pursuit, following, harassment and/or interference with the peace and/or safety of a member of the community; or the safety of any of the immediate family of members of the community.

PRIVACY AND REPORTING:
The District Title IX Compliance Officer is responsible for the purposes of initiating notice and/or investigation of sexual misconduct. The District Title IX Officer may assign deputy investigators, who are members of the investigative team, to investigate allegations of gender-based discrimination and/or sexual misconduct. The deputy investigators will use discretion on how they act in response to notice of gender-based discrimination. Understanding that different people on campus have different reporting responsibilities and varied abilities to maintain confidentiality, the District Title IX Officer will assign deputy investigators depending on the situation and the parties involved.

To Report Gender-Based Discrimination, sexual harassment, non-consensual sexual contact, non-consensual sexual intercourse, or sexual exploitation, please contact:
Loy Nashua
Executive Dean, Student Affairs
lnashua@riohondo.edu

CONFIDENTIAL REPORTING:
If you want the details of the incident be kept confidential, you should speak with on-campus professional staff in the Student Health and Psychological Services Office, campus confidential advocate, or off-campus rape crisis resources who can maintain confidentiality.

Reporting to those who can maintain the privacy of what you share—You can seek advice from certain individuals who are not required to tell anyone else your private, personally identifiable information unless there is cause for fear for your safety, or the safety of others. These are individuals who the college has not specifically designated as “responsible employees” for purposes of putting the institution on notice and for whom mandatory reporting is required, other than in the stated limited circumstances. If you are unsure of someone’s duties and ability to maintain your privacy, ask them before you talk to them.

NON-CONFIDENTIAL REPORTING OPTIONS:
You are encouraged to speak to officials of the institution to make formal reports of incidents (deans, vice presidents, or other administrators with supervisory responsibilities, campus security, and human resources). The College considers these people to be “responsible employees.” Notice to them is official notice to the institution. You have the right and can expect to have incidents of sexual misconduct to be taken seriously by the institution when formally reported, and to have those incidents investigated and properly resolved through administrative procedures. Formal reporting means that only people who need to know will be informed of the report, and information will be shared only as necessary with investigators, witnesses, and the accused individual.

Federal Statistical Reporting Obligations: Certain campus officials have a duty to report sexual misconduct for federal statistical reporting purposes (Clery Act). All personally identifiable information is kept confidential, but statistical information must be passed along to campus law enforcement regarding the type of incident and its general location (on or off-campus, in the surrounding area, but no addresses are given) for publication in the annual Campus Security Report. This report helps to provide the community with a clear picture of the extent and nature of campus crime, to ensure greater community safety. Mandated federal reporters include: student/conduct affairs, campus law enforcement, coaches, athletic directors, student activities staff, human resources staff,
advisors to student organizations and any other official with significant responsibility for student and campus activities. The information to be shared includes the date, the location of the incident (using Clery location categories) and the Clery crime category. This reporting protects the identity of the victim and may be done anonymously.

**Federal Timely Warning Reporting Obligations:** Victims of sexual misconduct should also be aware that college administrators must issue immediate timely warnings for incidents reported to them that are confirmed to pose a substantial threat of bodily harm or danger to members of the campus community. The College will make every effort to ensure that a victim’s name and other identifying information is not disclosed, while still providing enough information for community members to make safety decisions in light of the danger. The reporters for timely warning purposes are exactly the same as detailed above.

**Standards of Student Conduct**
The Río Hondo College campus is an academic community dedicated to teaching and learning. In order that teaching and learning may take place in an atmosphere of respect for one another and for each other’s ideas and beliefs, Río Hondo College has guaranteed certain fundamental rights to its students and faculty.

Río Hondo College students are part of a community in which ideas will be explored in a mature spirit of understanding and mutual respect. Only in this mature spirit can the college meet its obligations to those it serves.

All students are required to abide by the Standards of Conduct (Board Policy and Administrative Procedure 5500) and failure to do so may result in disciplinary action such as a verbal or written reprimand, probation, suspension and/or expulsion. The following conduct shall constitute good cause for discipline, including but not limited to the removal, suspension or expulsion of a student.

A. Fighting, causing, attempting to cause, or threatening to cause physical injury to another person.

B. Possession, sale or otherwise furnishing any firearm, knife, explosive other dangerous object, including but not limited to any facsimile firearm, knife or explosive, unless, in the case of possession of any object of this type, the student has obtained written permission to possess the item from a District employee, which is concurred with by the Superintendent. (Administrative Procedure 3530)

C. Unlawful possession, use, sale, offer to sell, furnishing, or being under the influence of any controlled substance listed in California Health and Safety Code Section 11053 et seq., an alcoholic beverage, or an intoxicant of any kind; or unlawful possession of, or offering, arranging or negotiating the sale of any drug paraphernalia, as defined in California Health and Safety Code Section 11014.5.

D. Drinking, possessing, or being under the influence of alcoholic beverages on campus or at any college sponsored event

E. Committing or attempting to commit robbery or extortion.

F. Causing or attempting to cause damage to District property or to private property on campus.

G. Stealing or attempting to steal District property or private property on campus, or knowingly receiving stolen District property or private property on campus.

H. Willful or persistent smoking in any area where smoking has been prohibited by law or by regulation of the college or posting of a District.

I. Committing sexual harassment as defined by law or by District policies and procedures.

J. Engaging in harassing or discriminatory behavior based on
disability, gender, gender identity, gender expression, nationality, race or ethnicity, sex, religion, age, national origin, disability, sexual orientation or any other status protected by law.

K. Engaging in intimidating conduct or bullying against another student through words or actions, including direct physical contact; verbal assaults, such as teasing or name-calling; social isolation or manipulation; and cyber bullying.

L. Hazing, as defined as any method of initiation or pre-initiation into a student organization or student body, whether or not the organization or body is officially recognized by the college, which is likely to cause serious bodily danger, or personal degradation, or disgrace, resulting in physical or mental harm.

M. Willful misconduct that results in injury or death to a student or to District personnel or which results in cutting, defacing, or other injury to any real or personal property owned by the District or on campus.

N. Disruptive behavior, willful disobedience, habitual profanity or vulgarity, or the open and persistent defiance of the authority of, or persistent abuse of, college personnel.

O. Cheating, plagiarism (including plagiarism in a student publication), or engaging in other academic dishonesty.

P. Dishonesty; forgery; alteration or misuse of District documents, records or identification; or knowingly furnishing false information to the District.

Q. Unauthorized entry upon or use of District facilities.

R. Lewd, indecent or obscene conduct on District-owned or controlled property, or at District sponsored or supervised functions.

S. Engaging in expression which is obscene, libelous or slanderous, or which so incites students as to create a clear and present danger of the commission of unlawful acts on College premises, the violation of lawful District administrative procedures, or the substantial disruption of the orderly operation of the District.

T. Persistent, serious misconduct where other means of correction have failed to bring about proper conduct.

U. Unauthorized preparation, giving, selling, transfer, distribution, or publication, for any commercial purpose of any contemporaneous recording of an academic presentation in a classroom or equivalent site of instruction, including but not limited to handwritten or typewritten class notes, except as permitted by any district policy or administrative procedure.

V. Knowingly accessing and without permission altering, damaging, deleting, destroying, or otherwise using any data, computer system or computer network in order to either (a) devise or execute any scheme or artifice to defraud, deceive or extort, or (b) wrongfully control or obtain money, property or data.

W. Knowingly accessing and without permission taking, copying or making use of any data from a computer, computer system, or computer network, or taking or copying any supporting documentation, whether existing or residing internal or external to a computer, computer system or computer network.

X. Knowingly and without permission using or causing the use of computer services.

Y. Knowingly accessing and without permission adding, altering, damaging, deleting or destroying any data, computer software, or computer programs which reside or exist internal or external to a computer, computer system or computer network.

Z. Knowingly and without permission disrupting or causing the disruption of computer services or denying or causing the denial of computer services to an authorized user of a computer system or computer network.

AA. Knowingly and without permission providing or assisting in providing a means of accessing a computer, computer system or computer network in violation of this section.

BB. Knowingly and without permission accessing or causing to be accessed any computer, computer system, or computer network.

CC. Knowingly introducing any computer contaminant, commonly called viruses or worms, into any computer, computer system, or computer network.

DD. Sexual assault on any District personnel, District vendor, District visitor or student, upon off-campus grounds or facilities maintained by the District, or upon grounds or facility maintained by affiliated student organizations.

EE. The obstruction or disruption, on or off-campus, of the District’s educational or administrative process or any other District function.

FF. The violation of any previous order issued by the District president that is not inconsistent with any of the other provisions of this policy. This order may be given by its publication in the student newspaper or by notice on an official bulletin board designated for this purpose.

GG. Attempting to perform any previously identified act that constitutes a cause for disciplinary action.

HH. Violation of District policies or regulations including those concerning the formation and registration of student organizations, the use of college facilities, or the time, place and manner of public expression.

II. Failure to comply with directions of District officials acting in the performance of their duties.

JJ. Soliciting or assisting another to do any act which would subject a student to expulsion, suspension, probation, or other discipline pursuant to this policy.

KK. Any other cause not previously listed which is identified as a good cause by the College or the Hearing Panel.

LL. Engaging in intimidating conduct or bullying against another student through words or actions, including direct physical contact;
Students who engage in any of the above are subject to the procedures outlined in AP 5520.

**Mental Health Clearance**

A student who is removed from campus as a result of erratic, dangerous and/or threatening behavior described in the Student Code of Conduct (AP 5500); and/or determination by a public safety officer that the student poses a threat to himself/herself or the general public may be required, before the student is readmitted to campus, to provide documentation from a licensed mental health professional* stating that the student will no longer engage in the behavior which gave rise to the student’s removal from campus and that the student’s continued presence on campus is not a threat to himself/herself or others before the student is readmitted to campus.

The mental health professional must be licensed by the State of California and credentialed to render a professional opinion on matters of this nature. The student is responsible for any expenses related to obtaining this mental health clearance.

*The documentation for re-admittance shall be provided to the Dean of Student Affairs by a non-Río Hondo College District California licensed mental health professional.

**Rio Hondo College’s Policy on Drug and Alcohol Abuse**

Rio Hondo College wants to provide a quality education for you. We believe that creating a learning environment which is free of drug and alcohol abuse is important. The college’s standard of conduct (Board Policy 5500) clearly prohibits the unlawful possession, use, or distribution of illicit drugs or alcohol by students on campus or as part of any of its activities.

**What the College will do:**

If you violate these policies, you may be subject to corrective action, up to and including suspension or expulsion. It is important to note that the College is prepared to impose disciplinary action as it deems fit. State laws may be applicable.

If you want help . . .

Rio Hondo College has some resources to assist you in breaking out of drug and alcohol abuse. Call (562) 692-0921: 

- Student Health and Psychological Services
  Rm SS230, ext. 3438
- Counseling Center
  Rm SS104, ext. 3410

This information is provided to all students per requirements of the Drug Free School and Communities Act Amendments of 1989. (P.L. 101-226)