LOS ANGELES COMMUNITY COLLEGE DISTRICT BOARD RULES, CHAPTER VIII, ARTICLE V STUDENT INTERVIEWS AND HEALTH

8501. <u>INTERVIEWING OF STUDENTS BY POLICE</u> OFFICERS.

With reasonable cause, duly authorized representatives of law enforcement agencies having jurisdiction over the area in which the college concerned is located shall be allowed to interview students. If the interview is to occur on campus, the student may request the presence of the President or his/her authorized representative during the interview.

If referring to student records is required to assist the law enforcement officer in locating the student, the law enforcement officer must first present a court order to obtain information from the student record unless the Records Officer, in her/his discretion, feels that the health or safety of students requires disclosure of this information.

Police officers of the City of Los Angeles and of other jurisdictions within the Los Angeles Community College District, Los Angeles County Sheriff's Deputies, Los Angeles County Probation Officers, California State Police, investigators for the Domestic Relations Court, and agents of the California Youth Authority and the Federal Bureau of Investigation must produce official identification cards. The Records Officer may, in her/his discretion, require verification of the requesting officer's agency affiliation. The President of each community college in the District shall keep, or cause to be kept, a cumulative record of enrollment, scholarship, and educational progress for each student.

8501.10 <u>Interviewing of Students by Members of</u> the Press.

The college president shall develop rules and regulations governing press access to the campus. Subject to such college rules and regulations, members of the press may interview students on campus.

The college president or president's designee reserves the right to ask media representatives to leave the campus if the media representatives' presence interferes with the college's educational objectives.

8502. STUDENT HEALTH.

The Board of Trustees shall give diligent care to the health, safety and physical development of students enrolled in the public colleges under its jurisdiction. The Chancellor or designee shall establish such regulations as shall be necessary for the administration of a college health program.

The Board of Trustees shall require that each campus collect a mandatory fee for these services to all full-time and part-time students pursuant to Education Code Section 76355 and Title 5 of the California Code of Regulations, Section 54702, which define the services, fee procedures, and specific allowable fee expenditures.

Except in cases where it is allowable under the law, health services will not be provided to minors under the age of eighteen (18), unless the student has a consent form signed by his or her parent or guardian.

Exempted from the payment of these fees are: (a) students who depend exclusively on prayer for healing in accordance with the teaching of a bona fide religious sect, (b) students who are attending classes under an approved apprenticeship training program, (c) noncredit education students, (d) students enrolled in District colleges exclusively at sites where student health services are not provided, (e) students who are enrolled in District colleges exclusively through contract education, (f) students admitted as Special Part-time Students (K-12) or Special Summer School Students under the provisions of Board Rule 81001.01 or 81001.02.

Students exempted under the provisions of (b), (c), or (f) above are eligible to receive the services of the college health program; all other exempted students are not eligible to receive the services of the college health program, unless they opt to pay the fee.

EC 76355 Title 5, C.C.R., 54702

8503. PHYSICAL EXAMINATIONS OF STUDENTS.

If physical examinations are required, the College President will be responsible for providing for required physical examinations of students. Such examinations shall be conducted to ensure adequate privacy and physical comfort of the students and proper confidentiality in connection with any defect or ailment noted.

EC 76401, 76403

8504. <u>EXEMPTION FROM EMERGENCY MEDICAL</u> TREATMENT FOR A MINOR.

A minor may be exempt from emergency medical treatment upon the filing by the parent or guardian of a signed statement, annually, stating that such parent or guardian does not consent to such emergency medical treatment. The student may, however, be excluded from school attendance whenever there is a good reason to believe that such student is suffering from a recognized contagious or infectious disease, and may not be permitted to return to school until such disease has ceased to exist.

EC 76020, 76401, 76403, 76407

8505. **FIRST AID**.

Basic first-aid and emergency-care shall be provided for sickness and occurring on school premises or while students and employees are engaged in school activities.

Amended: 04-15-20