

ARTICLE XII

CAMPUS VISITORS

91201. CAMPUS VISITOR DEFINED. An individual who is not a current student of a particular college, nor an employee of the Los Angeles Community College District assigned to that particular college, shall be considered in this and other sections of the Board Rules as a visitor to the campus whenever he/she enters the campus.

Adopted 04-20-89

Historical Note: Former Board Rule 91000, enacted 3-30-71, repealed 4-20-89.

91202. ACTIVITIES OF CAMPUS VISITORS. No visitor on campus shall attend a college activity limited to college personnel without prior approval of the college president or his/her authorized representative. Any visitor on campus may attend a college event or activity which is authorized as open to the public. All rules of conduct set forth in Article VIII are applicable to the conduct of any visitor, and violation of said rules of conduct will constitute grounds for the president of the college to order the visitor to leave the campus pursuant to Rule 91203.

Adopted 04-20-89

Historical Note: Former Board Rule 91001, enacted 3-30-71, repealed 4-20-89.

91203. VISITORS WHO DISRUPT.

91203.10 Directing Visitors to Leave Campus For a Period Lasting Up to Seven (7) Days.

In any case in which a person who is not a student or officer or employee of the Los Angeles Community College District and who is not required by his/her employment to be on the campus or any other facility owned, operated or controlled by the Board of Trustees, enters such campus or facility, and it reasonably appears to the president or his/her designated representative or representatives that such person is

PC 626.6

Adopted 04-20-89

Amended 10-22-97

Amended 05-13-09

Historical Note: Former Board Rule 9806.10, enacted 3-30-71, repealed 4-20-90; Former Board Rule 91002, enacted 3-30-71, repealed 4-20-89.

committing any act likely to interfere with the peaceful conduct of the activities of such campus or facility or has entered such campus or facility for the purpose of committing any such act, the president or his/her designated representative or representatives may direct such person to leave such campus or facility, and if such person fails to do so or if such person willfully and knowingly reenters upon such campus or facility within seven (7) days after being directed to leave, he/she is guilty of a misdemeanor.

PC 626.6

Adopted 04-20-89  
Amended 10-22-97  
Amended 05-13-09

Historical Note: Former Board Rule 9806.10, enacted 3-30-71, repealed 4-20-90; Former Board Rule 91002, enacted 3-30-71, repealed 4-20-89.

91203.11 Withdrawal of Consent to Remain on Campus For a Period Lasting Up to Fourteen (14) Days.

- a. In addition to the procedures available in Section 91203.11 above, the president or his/her designated representative may notify a person that consent to remain on the campus or other facility owned, operated or controlled by the Board of Trustees has been withdrawn for a period lasting up to fourteen (14) days whenever there is reasonable cause to believe that such person has willfully disrupted the orderly operation of such campus or facility.
- b. Whenever consent is withdrawn by an authorized officer or employee other than the president, such officer or employee shall as soon as is reasonably possible submit a written report to the president, containing a description of the person from whom consent was withdrawn, including, if available, the person's name, address, and phone number, and a statement of the facts giving rise to the withdrawal of consent. If the president (or in the president's absence, a person designated by him/her for this purpose), upon reviewing the report, finds that there is reasonable cause to believe that such person has willfully disrupted the orderly operation of the campus or facility, he/she may enter written confirmation upon the report of the action taken by the officer or employee. If the president (or in the president's

PC 626.4

Adopted 05-13-09

absence, the person designated by him/her) does not confirm the action of the officer or employee within 24 hours after the time that consent was withdrawn, the action of the officer or employee shall be deemed void and of no force or effect. However, even if an action of an officer or employee is not ultimately confirmed within the 24 hour period, any arrest made during this period may be deemed to have been made for probable cause.

- c. Consent shall be reinstated by the president or his/her designated representative whenever he/she has reason to believe that the presence of the person from whom consent was withdrawn will not constitute a substantial and material threat to the orderly operation of the campus or facility. In no case shall consent be withdrawn for longer than fourteen (14) days from the date upon which consent was initially withdrawn.
- d. The person from whom consent has been withdrawn may submit a written request for a hearing on the withdrawal within the two-week period. The written request shall state the address to which notice of hearing is to be sent. The president or his/her designated representative shall grant such a hearing not later than seven (7) days from the date of receipt of the request and shall immediately mail a written notice of the time, place, and date of such hearing to such person.
- e. Any person who has been notified by the president or his/her designated representative that consent to remain on the campus or facility has been withdrawn pursuant to this subdivision, who has not had such consent reinstated, and who willfully and knowingly enters or remains upon such campus or facility during the period for which consent has been withdrawn is guilty of a misdemeanor. This subdivision does not apply to any person who enters or remains on such campus or facility for the sole purpose of applying to the president for the reinstatement of consent or for the sole purpose of attending a hearing on the withdrawal.

PC 626.4

Adopted 05-13-09

91203.12      Application for a Civil Restraining Order

The Chancellor or the Chancellor’s designee may authorize the Office of General Counsel to apply for a civil restraining order against any person who repeatedly commits acts interfering with the peaceful conduct of the activities of any campus or any other facility owned, operated or controlled by the Board of Trustees. The filing of such an action shall be reported promptly by the Office of General Counsel to the Board of Trustees.

Adopted 05-13-09

91204.      NON-STUDENT ON CAMPUS WITHOUT LAWFUL BUSINESS THEREON.  
Any person who is not a student, officer or employee of the District, or one who is not required by his/her employment to be on a campus or any other facility owned, operated or controlled by the Board of Trustees, shall not be allowed on any campus or any facility owned operated or controlled by the Board of Trustees, unless he/she has lawful business thereon. “Lawful business” means a reason for being present which is not otherwise prohibited by statute, by ordinance, or by regulation adopted pursuant to statute or ordinance.

PC 626.8

Adopted      04-20-89  
Amended     05-13-09

Historical Note: Former Board Rule 9809, enacted 3-30-71, repealed 4-20-89.

91205.      SOLICITATION OF STUDENT CREDIT CARDS ON LACCD CAMPUSES. In accordance with Education Code section 99030 et seq., the following policy is intended to regulate the practices of credit card companies offering credit cards to students enrolled in LACCD colleges.

Adopted:     12/17/03

91205.10      Designated College Locations. Credit card companies offering credit cards to LACCD students are restricted to soliciting students in the following locations:

- a.      a college’s designated Free Speech Areas in accordance with the District’s Free Speech policy (Board Rule 9902 et seq.) and any applicable college rules and regulations governing the use of Free Speech Areas; and

Adopted:     12/17/03

- b. any other college location that may be designated by a college for this use pursuant to a permit for use issued in accordance with the District's Facilities and Grounds Use Policy (Board Rule 7200 et seq.). Credit card companies issued permits for use for this purpose will be required to observe both the District's and any college's rules governing use of facilities and grounds, including paying any applicable costs for use of college facilities and/or grounds for the solicitation of students.

Adopted: 12/17/03

91205.11 College Bulletin Boards. Except as may be authorized in the District's Advertisement policy (Board Rule 91300 et seq.), credit card companies may not use college bulletin boards or publications to advertise student credit cards. Bulletin boards which have been designated for student free speech use pursuant to Board Rule 9903.10 may not be used to advertise student credit cards.

Adopted: 12/17/03

91205.12 Free Gifts to Students. Credit card companies are prohibited from offering free gifts to students in exchange for filling out credit card applications.

Adopted: 12/17/03

91205.13 College Rules Regarding Solicitation of Credit Cards on Campus. Each college president is authorized to adopt appropriate rules to implement this policy on each campus.

Adopted: 12/17/03

91206. CREDIT CARD EDUCATION. Each college shall integrate credit card and debt education into their new student orientation programs.

Adopted: 12/17/03