STUDENT COMPLAINT AND GRIEVANCE PROCEDURES

The policy and procedures specified herein deal only with individual student complaints and/or grievances against the actions and/or decisions of faculty, academic administrators, or staff professionals. The complaints and/or grievances may concern but are not restricted to

1. an assigned final course grade,
2. administration of records,
3. admission to a program, or
4. requirements for program completion

Group grievances are not permitted. Complaints and/or grievances will not involve allegations of dishonesty or abuse of professional responsibility as such allegations fall strictly under formal University disciplinary proceedings. Procedures for redress of grievances must protect the respondent against unsubstantiated and false charges of bias or unfairness. Therefore, in a grievance there is a presumption that procedures have been fairly followed. It is the responsibility of the grievant to demonstrate otherwise. The final responsibility for assigning or changing a student’s record rests solely with the faculty, academic administrators, or staff professional.

ARTICLE I – Definitions

Section A:

1. “Complaint” is defined as any unwritten dispute arising with a student under terms of Article II. A “Complaint” may be any point of issue between a student and faculty, academic administrator, or staff professional, in which a student feels an abridgement of academic rights or benefits has occurred.

2. “Grievance” is defined as a written dispute arising with a student under terms of Article II. A “Grievance” is a difference, presented in writing, that may arise between a student and faculty, academic administrator, or staff professional, with respect to, but not necessarily limited to:
   a. violation of established academic policies and regulations: defined as those policies and regulations outlined in the respondent’s course syllabus, the University’s current Catalog, and/or the University’s current Class Schedule. (e.g., examination policies, advisement policies, registration procedures, etc.) The violation must have resulted in a direct and adverse impact on the Grievant’s student record.
   b. Clerical error: A “clerical error” means an error made by the faculty, academic administrator, or staff professional, in reviewing, estimating, evaluating, or posting student records.
   c. Prejudicial evaluation: For prejudicial evaluation to be present, the faculty, academic administrator, or staff professional must have applied a different
standard to the Grievant than applied to other students in the same situation. Also, the action must have adversely impacted the Grievant’s student record.

d. Capricious evaluation: For capricious evaluation to be present, the faculty, academic administrator, or staff professional must have changed the standards of evaluation during the quarter. Since changes in evaluation standards can and do occur during a quarter, the change must have occurred abruptly and without apparent reason (e.g., two days after the mid-term examination and without prior discussion, the faculty member declares there will be a series of short quizzes). Finally, for capricious evaluation to be present, the Grievant has to show that the change had a direct, singular, and adverse impact on the Grievant’s student record.

3. “Grievant” is defined as the individual lodging the complaint and/or grievance.

4. “Respondent” is defined as the faculty, academic administrator, or staff professional most directly responsible for the alleged action(s) and/or decision(s) resulting in the complaint and/or grievance.

ARTICLE II – General Provisions

Section A:
It is the desire of the University that any Grievance be handled in a timely manner. The Grievance procedures must adhere to the time deadlines stated in the grievance procedures.

Section B:
This document is not intended to inhibit the resolution of a problem in any satisfactory informal way.

Section C:
At any point in these grievance proceedings the Grievant may move to withdraw the Grievance or accept a solution.

Section D:
The Ombudsman may be consulted by the Grievant at the earliest opportunity. Deadlines may be extended at the request of the Ombudsman to the relevant School Dean or the Academic Vice President (e.g., if the Grievant is in a course of the respondent the following quarter, an extension may be granted).

Section E:
The University has a strict policy of zero tolerance of actual or implied violence. If at any time a Grievant engages in harassment or intimidation, the grievance will immediately become a disciplinary matter to be dealt with by campus security.
Section F:
Complaints and/or Grievances may be brought against the actions and/or decisions of faculty, administrators, staff in admissions, records, financial aid, counseling, placement or other student service offices for failure to adhere to written campus policies or for procedures or actions that constitute arbitrary, capricious, or unequal application of those procedures.

Section G:
A complaint and/or grievance may be initiated on the basis of a claim of: (refer to Article I for definitions)
1. Violation of established academic policies and regulations
2. Clerical error
3. Prejudicial evaluation
4. Capricious evaluation

ARTICLE III – Complaint Procedures

Section A:
Before resorting to grievance, a student shall exhaust all complaint procedures herein at the department level. Grievance procedures, as outlined in Article IV, should not be invoked until the complaint has been thoroughly addressed at the department level.

Section B:
The student shall first address the complaint to the concerned faculty, academic administrator, or staff professional most directly responsible for the alleged action(s) and/or decision(s) resulting in the complaint. Complaints shall be initiated within one quarter, excluding summer, of the incident giving rise to the complaint. If the complaint cannot be resolved by the student and faculty, academic administrator, or staff professional, the student should meet with the Department Chairperson/Director to discuss their complaint.

Section C:
If the student and the Department Chairperson/Director cannot resolve the complaint, the student should meet with the appropriate school or departmental Dean to discuss their complaint.

Section D:
If the complaint is still unresolved after this point, the student may then, and only then, file a written grievance as outlined in Article IV. In no case should the informal resolution of a complaint take longer than one quarter (excluding summer) and formal grievances must be initiated within two quarters of the incident giving rise to the grievance.
ARTICLE IV - Grievance Procedures

Section A:
Before a student may invoke the grievance procedures specified herein, they shall first exhaust all complaint procedures as outlined in Article III. In no case should the informal resolution of a complaint take longer than one quarter (excluding summer) and formal grievances must be initiated within two quarters of the incident giving rise to the grievance.

Section B:
A student may initiate formal grievance procedures by filing a Student Grievance Form with the Office of the Academic Vice President, or designee, within a period of two (2) weeks following the date that the complaint procedures were concluded, as indicated by the relevant Dean.

Section C:
Upon receiving a written notice of grievance, the Academic Vice President shall inform the Presiding Officer of the Grievance Review Board, the Ombudsman, and the appropriate Dean of the School or Department, in which the grievance occurred, of the grievance. The Grievance Review Board Presiding Officer shall verify that the student has complied with all procedures outlined in Article III.

Section D:
At any point in these formal grievance proceedings the Grievant may move to withdraw the grievance or accept an informal solution.

ARTICLE V – Grievance Review Board

Section A:
Be it that grievances may encompass both academic and non-academic issues, the Grievance Review Board shall be composed of seven persons: the Presiding Officer, three full-time faculty members, at least two of whom shall be tenured members of academic departments, one full-time student-service professional staff members, and two full-time students.

Section B:
The Presiding Officer shall be the Dean of Academic Programs or his/her designee. He/she shall be responsible for ensuring that all procedures are followed in the seating of the Review Board and in the conduct of its hearings and deliberations. The Presiding Officer shall vote only in case of a tie. The Presiding Officer shall also insure that all participants in each hearing are officially notified of the confidential nature of the hearing and all information and data presented therein.

Section C:
The Grievance Review Board shall be a standing committee, with board members selected each academic year. At the beginning of each academic year, the Presiding Officer shall draw two names from the pool of currently enrolled full-time students, three names from the pool of full-time faculty at least two of whom should be tenured members of academic departments, and one name from the pool of
full-time student-service professional staff. Administrative-level Faculty and staff personnel will be excluded from the pool. University policy regarding definitions of full-time faculty, staff members, administrators, and students shall apply. Upon selection, if a faculty, staff, or student declines to serve, another name shall be drawn in their place. Once the position is accepted, it will be for the duration of the academic year.

Section D:
After the regular Board members are selected, alternates shall be drawn using the same method. Three full-time faculty, one full-time student-service professional staff, and two full-time students shall be selected as alternates.

Section E:
Any board member, other than the Presiding Officer, may be permanently replaced with an alternate during the academic year:

(1) if faculty or staff - are no longer employed by CSUB as a full-time employee;
(2) if a student - are no longer enrolled full-time or if placed on academic probation in any quarter during the academic year of service.
(3) If absent from any scheduled meeting of the Grievance Review Board, in which member notification and availability were confirmed, then the Presiding Officer may permanently remove that member from the board at his/her discretion.
(4) If deemed to be exhibiting inappropriate behavior via a consensus vote of all remaining members of the board.

Section F:
If a board member is replaced with an alternate, then the Presiding Officer shall immediately draw another name from the appropriate pool to fill the vacant alternate position.

Section G:
A quorum shall consist of all current members of the Grievance Review Board, excluding alternates.

Section H:
All hearings shall be closed. The Grievant and the Respondent shall each have the right to have the Ombudsman present as a non-participant observer at the hearings. Attendance shall be limited to the Grievant, the Respondent, the Ombudsman, witnesses, if any, while giving evidence, and the Review Board. Since this is not a legal action and grievant has ultimate legal recourse, attorneys shall be excluded.

Section I:
Formal grievance hearings shall not be held during the Summer or Christmas breaks unless Grievant, Respondent, entire Board, and witnesses agree. Every effort shall be made to resolve the grievance within the term filed.
Section J:
The Presiding Officer shall inform all parties to the grievance of the time, date, and location of the
hearing, names of the presiding board members, as well as decisions on other matters that may affect
the hearing.

Section K:
Both the Grievant and the Respondent then have two working days after the date of notice of presiding
board members in which they may each request to the Presiding Officer up to one board member be
temporarily replaced with an alternate due to cause. The Presiding Officer shall immediately grant or
deny such requests, and these decisions shall be final for all purposes. Those temporarily excused for
cause shall regain their positions once the Review Board’s proceedings for that specific grievance have
concluded.

Section L:
The Board shall normally convene within fourteen (14) working days from notice of grievance. The
Presiding Officer shall be responsible for meeting with the Board at an appropriate time before the
beginning of the hearing to familiarize the members with the procedures, as outlined in Article XI.

Section M:
The content of the proceedings in a grievance hearing is confidential, and the Board recommendations
resulting there from shall not be made public by any participant in the hearings. In the event these
matters should become public, the University, as are appropriate, may make such public statements.
This policy of confidentiality shall not preclude such discussion of the case by the opposing parties as
may be necessary to prepare for the hearings.

Section N:
Subject to Section O below, both the Grievant and the Respondent may offer evidence and call
witnesses, with the Grievant doing so first.

Section O:
Within the guidelines established by these procedures, and subject to overrule by a majority of Board
members, the Presiding Officer may establish necessary rules for the conduct of the hearing, including
decisions involving procedural issues.

Section P:
Any relevant evidence shall be admitted and the Presiding Officer shall have the discretion to rule out
evidence if in his/her judgment such evidence is essentially repetitious or irrelevant.

Section Q:
During the course of the proceedings the Grievant and the Respondent shall not discuss the case with
members of the Review Board outside the hearings. If, in the judgment of the Board either Grievant or
Respondent has harassed or attempted to intimidate the other or any Board member, the Board may initiate disciplinary procedures. (See Article VIII below)

Section R:
Both parties may make an opening statement. The Grievant has the burden of proof, and shall demonstrate by a preponderance of evidence that he/she was directly wronged by the action that gave rise to the Grievance. After the opening statements, both parties shall answer questions the Board may have regarding the case. Both parties may then question each other, as well as all witnesses. Any documents submitted as evidence shall be made available by the Presiding Officer to both parties.

Section S:
The Grievant or Respondent may sign a waiver allowing the Board to have access to confidential information pertinent to the case. However, the rights of privacy of third parties (such as other students in the course who are not involved in the case, or other faculty who may teach similar courses) shall be respected.

Section T:
The Grievant and Respondent may request information from each other concerning the case. The Grievant, for example, may request a class list with student names and an overall grade distribution, but in no circumstance will the grades given to specific students in the course, or student identification numbers, be released without their written permission. Moreover, the Board shall not have access to, nor consider, records of testimony about previous academic performance of the Grievant in other courses or in prior grievances.

Section U:
The Board shall not have access to nor consider records of testimony about the previous use of sanctions by the Respondent nor previous instances of grievances.

Section V:
A tape recording of the hearing shall be kept and filed in the Office of the Academic Vice President. It shall be retained for two calendar years, and then shall be erased. The tape recording is to remain confidential.

Section W:
Each party may present a closing statement with the Respondent going first. Any closing statements shall be limited to the evidence presented. There shall be no questioning of the parties during or after the closing statements.
ARTICLE VI – Grievance Review Board Decisions & Ad Hoc Assessment Committee

Section A:
The decision of the Board must be consistent with campus and CSU policy. The Presiding Officer shall notify the Grievant, Respondent, and the appropriate administrator of the Board’s finding.

Section B:
If the Board found that a legitimate grievance has occurred, the Presiding Officer shall request the Respondent to reconsider the grieved action in light of the Board’s finding. If the Respondent agrees, he/she shall make the appropriate corrective action within seven (7) working days after notification of the Board’s finding.

Section C:
If the Board recommends the change but the Respondent refuses, the Presiding Officer shall convene an ad hoc Assessment Committee composed of two faculty or two staff members whose field of expertise is appropriate for suitable evaluation. The Presiding Officer shall be a non-voting member of the Assessment Committee. The Presiding Officer shall inform the Respondent of the decision reached by the Assessment Committee.

Section D:
If the Respondent refuses to comply with the decision of the Assessment Committee, he/she shall notify the Presiding Officer within seven (7) working days after receiving notice of the committee’s decision.

Section E:
In the event the Respondent refuses to comply with the decision of the Assessment Committee, the Presiding Officer shall refer the matter to the University’s President for final resolution.

ARTICLE VII – Appeals

Section A:
Either the Grievant or the Respondent may appeal the finding of the Grievance Review Board, but the Respondent may not appeal the decision of the Assessment Committee. The party wishing to appeal the finding of the Grievance Review Board must deliver a written appeal to the Presiding Officer, with copies to the opposing party. This appeal shall be delivered to the Presiding Officer within fourteen (14) working days from the date of the receipt of the finding of the Grievance Review Board.

Section B:
The only grounds for appeal are:
   (1) Substantial departure from the procedures established in this document so as to seriously prejudice the outcome of the hearing;
(2) Prejudicial treatment by the Grievance Review Board.

Section C:
The appeal document shall specify the following:
   (1) That it is an appeal;
   (2) The name and current address and telephone number of the person making the appeal;
   (3) The reasons for the appeal and the facts supporting those reasons.

Section D:
The Presiding Officer may bring final resolution to the grievance by either electing to reject the appeal based on lack of evidence, or by referring the matter to the University’s President. The Presiding Officer’s decision to either reject, or refer, the appeal shall be final for all purposes. If referred, the President’s decision shall be final.

ARTICLE VIII - Grounds for Disciplinary Action

Section A:
Students and faculty are subject to disciplinary action if they knowingly make false statements or act in any other way with malicious intent within the provisions of this document.

Section B:
The Presiding Officer of the Review Board shall immediately bring all such cases before the appropriate disciplinary bodies for review.

ARTICLE IX - Procedures for Reporting

Section A:
At the end of the academic year the Presiding Officer of the Grievance Review Board shall report to the Academic Senate the number of cases heard and the disposition of each case.

ARTICLE X - Procedures for Revision

Section A:
These procedures are subject to change by majority vote of the Academic Senate. The President is responsible for ensuring that any revisions conform to Executive Order No. 320 of the Office of the Chancellor.

ARTICLE XI – Proceedings Orientation

Section A:
The Presiding Officer of the Review Board shall conduct an orientation prior to the commencement of proceedings to be attended by all Board members, the Grievant and the Respondent.
Section B:
During the orientation, the following shall be reviewed:

(1) The scope of allowable grievances as outlined in Articles I and II.

(2) The rules governing the proceedings as outlined in Articles V and VIII.