BOARD OF TRUSTEES
HANDBOOK
UPDATED JUNE 2019

COM
College of the Mainland.
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# COM Mission

The College of the Mainland (COM) is dedicated to providing high-quality educational opportunities to its diverse student population. Our mission is to educate students to be lifelong learners and responsible citizens in a global society. We achieve this through excellence in teaching, research, service, and engagement in community partnerships. COM is committed to making higher education accessible, affordable, and relevant to our students, who represent the diversity of our region. Each student is an active participant in their own learning, working collaboratively with faculty and staff to achieve academic and personal success.

# COM Vision

We envision the College of the Mainland as a premier institution that is recognized for excellence in teaching, research, and service. We are committed to advancing knowledge, fostering innovation, and engaging in meaningful partnerships that make a difference in our community. We believe that higher education has the power to transform lives and society, and we are dedicated to our role in making that transformation a reality.

# COM Values Statement

1. **Excellence:** We are committed to providing the highest quality of education and service, and we strive to excel in all that we do.
2. **Relevance:** We are committed to being responsive to the needs of our students, our community, and our world.
3. **Innovation:** We are committed to being a leader in the use of technology, research, and curricula.
4. **Equity:** We are committed to ensuring that all students have equal access to higher education opportunities.
5. **Stewardship:** We are committed to being good stewards of the resources that support our mission.
6. **Community Engagement:** We are committed to serving our community and contributing to its well-being.

# COM History

The College of the Mainland began its operations in 1967 as a two-year branch of the University of Texas at Galveston. In 1973, the institution was granted the authority to award the Associate of Arts degree, and in 1978, the authorization to award the Bachelor of Science degree. The college is accredited by the Southern Association of Colleges and Schools Commission on Colleges to award Associate of Arts, Bachelor of Science, Bachelor of Applied Arts, and Bachelor of Applied Science degrees. In 2002, the college received reaffirmation of its accreditation until 2022.

# Organizational Chart

[Organizational chart image]

# Board of Trustees Directory

[Board of Trustees Directory]

# Role of the Board of Trustees

The Board of Trustees is the governing body of the College of the Mainland. The Board oversees the institution’s mission, strategic direction, and financial stability. It is responsible for appointing and supervising the college president and other administrative officers, ensuring that they carry out the Board’s policies and objectives.

# Financial

[Financial section]

# 2019-20 Budget Financial Policies

The 2019-20 budget policies include guidelines for financial planning, budgeting, and monitoring. These policies ensure that the college is able to maintain fiscal responsibility and achieve its strategic goals.

# Board Information

[Board Policies and Regulations]

# Training Information for Governing Board Members

[Training information for governing board members]

# Recent Board Meeting Agendas and Packet

[Recent board meeting agendas and packet]

# COM 2025 Plan to Advance Student Success

[COM 2025 plan to advance student success]

# The Economic Value of College of the Mainland

[The economic value of College of the Mainland]

# Strategic Plan and Annual Plans

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[Appendix E: Campus Map]

# Appendix F: College of the Mainland Redistricting Plan 2012

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Welcome Statement

Dear Trustee:

Welcome to College of the Mainland and thank you for serving on the COM Board of Trustees. As a trustee, you have a unique position from which to strengthen and grow numerous opportunities we offer our students and community.

I trust you will find this a place where students are excited about learning, our faculty is eager to share their experiences and the staff is passionate, hardworking and committed to our student body.

As you can tell, students and their success are what drive College of the Mainland.

Much like a student who steps foot on campus for the first time, I am sure you have many questions about College of the Mainland. I hope this Board of Trustees Handbook is a helpful resource for you.

Aside from the college’s history, this handbook will provide you with valuable information on all things COM—from the role of a trustee to the college’s financial disclosure, by-laws, policies and regulations, among other information. We all know that changes can occur throughout the year, so this handbook will be updated when necessary.

College of the Mainland is committed to its students and the communities within its taxing district—Dickinson, Hitchcock, La Marque, Santa Fe and Texas City. We strive to provide a quality education for those students earning an associate degree as well as to those earning a certificate, completing their high equivalency studies and seniors who participate at our Lifelong Learning Center.

The college continues to evolve as it meets the demands of its students and the Gulf Coast workforce.

I’m excited that you will be part of our Student Success journey.

Dr. Warren Nichols
President
president, hired faculty members and staff and located temporary facilities, and College of the Main-land came into existence. The first class of 414 students enrolled in September 1967.

Students attended classes in temporary quar- ters until the first phase of construction was completed on 120 acres by Palmer Highway and Amburn Road in Texas City. On February 27, 1970, the College moved to its beautiful new campus, which consisted of an Adminis-tration Building, Learning Resources Center, Math-Science Building, Technical-Vocational Building and a Central Utilities Building.

On May 16, 1970, the citizens of the Junior College District approved a second bond issue of $4,750,000 and supporting taxes for opera-tion and debt service of the second phase of construction. The second building program included a Fine Arts Building, a Physical Education Complex, a Student Center, a 100 percent increase of the Technical-Vocational Building facilities and a 60 percent expansion of the Math-Science Building facilities. The second construction phase was completed in September 1972, followed by the building of a print shop and a firing range.

In October of 2019, the new College of the Main-land Conference Center opened. The conference center is 5,887-square-feet and when set up auditorium-style seats 540 and about 360 for banquets. The center was made available for use by the community.

The Future
Over the years programs were added but other than the addition of the Conference Center little changed in the college’s facilities. To answer those needs, a bond advisory commit-tee, made up of 40 community members from throughout the taxing district, worked with the College that same year to finalize a bond request to move the College into the future.

As a result, in November of 2019 voters within the College’s taxing district overwhelmingly approved a $162.5 million bond referendum for the construction of two new academic buildings. The approved bond referendum will change the landscape of the aging campus. In addition to the new buildings, the bond will allow for the addition of new programs and the College’s growing enrollment with true state-of-the-art facilities.

Included in the bond package is: A new three-story Science, Technology, Engi-neering, Arts and Mathematics (STEAM) build-ing which will include expanded programs in Allied Health and allow the College to increase its popular Nursing Program and the Cyber Security Networking lab. New tech programs are being created in Chemical, Civil, Electrical and Mechanical Engineering as well as Surgical Tech, Imaging Tech, Dental Hygiene and Phys-ical Therapy. The Allied Health programs of Pharmacy Tech, Nursing Assistant, Medical Assistant and Medical Coding that are currently offered in League City will be moved to the new STEAM Building.

The Industrial Careers Building will expand the College’s Process Technology Program and add an Instrumentation and Electrical program. It will also be home to the Occupational Safety and Health Technology and the Heating, Venti-lation, and Air Conditioning (HVAC) programs as well as the Gulf Coast Safety Institute.

The former Administration and Enrollment Center, which sustained severe flood damage in 2018 will be demolished. It will be replaced with a new building which will house student services such as Admissions, Financial Aid, Advising, Testing and the Veterans Center along with College administrative offices. It will also allow for other College operations such as Marketing and Public Affairs and the COM Foundation to move from their current off-site locations to central campus.

The bond will also finance additions and reno-vations to the campus Fine Arts building as well as expansion of the College’s physical plant and technology upgrades.

Once construction is complete, the new College of the Mainland will be serving the community with modern facilities that are second to none.

Other Locations
In 2003, the College opened a 7,500-square-foot learning center in League City to address the growing education and training needs of COM’s north Galveston County service area. The COM Learning Center-North County offers college credit, dual credit and continuing education classes for students of all ages.

COM’s Gulf Coast Safety Institute was established in 2007 to provide safety and health training and education to workers and employers.

In 2016, COM’s 50 Plus Program, which has more than 1,200 students, opened a facility at Gulfway Plaza in La Marque.
ORGANIZATION CHART
Role of the Board of Trustees

POWERS, DUTIES, RESPONSIBILITIES
In addition to legal requirements, the Board shall have the powers, duties, and responsibilities enumerated below but shall be in no way limited to those listed. The Board shall:

Policy
1. Act as the sole policy-making body of the College District.

Suggestions And Recommendations
2. Receive, consider, and act upon the suggestions and recommendations of its executive staff in matters pertaining to the function and operations of the College District.

Locations And Construction Of Facilities
3. Select and locate sites for College District facilities, finance construction, and plan for necessary expansion to meet identified needs.

Student Fees, Charges, And Rentals
4. Fix fees for matriculation, laboratories, library, gymnasium, and tuition on the recommendation of the College President.

Taxation, Bond, And Borrowing
5. Levy taxes, issue bonds, borrow funds, and, in appropriate cases, pledge the assets of the College District as security for its debts, subject to restrictions imposed by the applicable statutes of the State of Texas and the general law, as it deems necessary or expedient for the operation of the College District.

Faculty And Employee Election
6. Elect a faculty and other employees of the College District necessary to its operation and fix the compensation and manner of payment to the College President, faculty, and employees. It shall enter into contracts of employment, subject to the restrictions imposed by law.

President Of The College District
7. Select and evaluate the College President.
Role of the Board of Trustees

10. Approve or adopt an itemized budget on or before September 1st of each year.

11. Upon the recommendation of the College President, formulate and approve the curriculum of the College District, in cooperation with the Coordinating Board.

12. Plan for the necessary expansion to meet the physical and instructional needs of the College District, and secure the necessary funds and financing needs for such expansion.

13. Receive and hold title to the property of the College District to be levied, assessed, collected, and taxed in the manner prescribed by law.

14. Contract and be contracted with and sue and be sued (without waiving any immunity or defense accorded it by the law).

15. Receive and hold title to the property of the College District for the use and benefit of the College District.

16. Receive, approve, process, and pay all just claims against College District funds.

17. Control and maintain all property belonging to the College District through the College District administration and have the power to sell, convey, or otherwise dispose of the same subject to the requirements of law.

18. Fill vacancies that may occur on its Board or among its staff, faculty, or employees as the case may be, in the manner prescribed by law and the adopted policies of the Board.

19. Conduct all elections for new Board members or revenue measures and canvass and certify the results of elections in the manner prescribed by law. Election of Board members for the College District shall continue to be held in odd-numbered years, as provided by this policy.

20. Review and hear any Level Three complaint forwarded to the Board by the College President, acting upon the appeal in accordance with policy GR/GLOCAL.

21. Employ professional consultants including but not limited to the fields of insurance, taxation, engineering, architecture, accounting, medicine, law, or other areas as it deems necessary or proper for the conduct of the affairs of the College District.

22. Formulate, authorize, or install, with the advice and recommendation of the College President, such programs of athletics, physical training, or related activities as it deems to be in the best interests of the College District.

23. Formulate policies with respect to student activities, recreation, or social organizations on the recommendation of the College President.

24. Cooperate with and abide by the rules and regulations of the Coordinating Board and any and all other state agencies vested with the appropriate authority in the areas of authority.

25. Cause an annual audit of its accounts to be made and distributed as required by law.

26. Contract or participate with the federal, state, or any municipal governmental organization in matters pertaining to financial or other aid to its educational program or to the installation or operation of any education program or training.

BOARD COMMITTEES

General

The Board shall perform its official duties when practical as a Committee of the Whole.

Special Committees

Special Committees consisting of Board members may be created by the Chair of the Board, or may be elected by the Board. Such committees shall perform their assigned duties and functions in accordance with the instructions, if any, given them by the Board or the Board Chair. Unless specified as standing committees created with the affirmation of a majority vote of the Board, when such special committees have performed the duties and functions assigned them by the Board or the Board Chair, have made their recommendations, reports or have taken such action permitted and authorized by their instructions, they shall be automatically discharged. No special committee can exist for longer than one year unless reestablished. Such committees shall function in a fact-finding or advisory capacity.

Open Meetings Act

A Special Committee that includes less than a quorum of board members is not subject to the Open Meetings Act (OMA) so long as it serves a purely advisory function, with no power to supervise or control public business. However, should the Special Committee actually function as something more than a merely advisory body with the result that it in fact supervises or controls public business or policy, it must comply with the OMA to avoid depriving the public of access to the board’s actual decision-making process.
STATEMENT OF ETHICS

As a member of the Board, I will strive to improve community college education, and to that end I shall adhere to the following ethical standards:

1. Attend all regularly scheduled Board meetings insofar as possible, and become informed concerning issues to be considered at those meetings.

2. Bring about desired changes through legal and ethical procedures, upholding and enforcing all applicable statutes, regulations, and court decisions pertaining to community colleges.

3. Work with other Board members to establish effective Board policies and to delegate authority for the administration of the College District to the Chief Executive Officer.

4. Work with other Board members to establish effective policies and practices prohibiting unlawful discrimination, including conduct that constitutes sexual harassment.

5. Recognize that I should endeavor to make policy decisions only after full discussion at publicly held Board meetings.

6. Render all decisions based on the available facts and my independent judgment, and refuse to surrender that judgment to individuals or special interest groups.

7. Encourage the free expression of opinion by all Board members, and seek systematic communications between the Board and students, staff, and all elements of the community.

8. Communicate to other Board members and the Chief Executive Officer expressions of public reaction to Board policies and college programs.

9. Inform myself about current educational issues by individual study and through participation in programs providing needed information, such as those sponsored by the Texas Association of Community Colleges, the American Association of Community Colleges, and the Association of Community College Trustees.

10. Support the employment of those persons best qualified to serve as college staff, and insist on a regular and impartial evaluation of all staff.

11. Avoid being placed in a position of conflict of interest, and refrain from using my Board position for personal or partisan gain.

12. Take no private action that will compromise the Board or administration, and respect the confidentiality of information that is privileged under applicable law.

13. Remember always that my first and greatest concern must be the educational welfare of the students attending the college.

UNDEΘ PRESSURE: It is the responsibility of the Board as a whole to ensure that its individual members and the Board as a whole are not subject to undue pressure from political, religious, or other external bodies. In addition, the Board shall ensure that the administration is also protected from undue pressure from external organizations and bodies.

DATE ISSUED: 3/25/2002

LOCAL-12-02

BBF(LOCAL)-X

CONFLICT OF INTEREST

If a local public official, such as a member of a college district board of trustees, has a substantial interest in a business entity or in real property, the official shall file, before a vote or decision on any matter involving the business entity or the real property, an affidavit stating the nature and extent of the interest and shall abstain from further participation in the matter if:

1. In the case of a substantial interest in a business entity, the action on the matter will have a special economic effect on the business entity that is distinguishable from the effect on the public, or

2. In the case of a substantial interest in real property, it is reasonably foreseeable that an action on the matter will have a special economic effect on the value of the property, distinguishable from its effect on the public.

The affidavit must be filed with the official record keeper of the governmental entity. Definitions:

“Substantial Interest” A person has a substantial interest in a business entity if:

1. The person owns:
   a. Ten percent or more of the voting stock or shares of the business entity, or
   b. Either ten percent or more or $15,000 or more of the fair market value of the business entity; or

2. Funds received by the person from the business entity exceed ten percent of the person’s gross income for the previous year.

A person has a substantial interest in real property if the interest is an equitable or legal ownership with a fair market value of $2,500 or more.

A local public official is considered to have a substantial interest if a person related to the official in the first degree by consanguinity or affinity, as determined under Government Code Chapter 573, has a substantial interest as defined above.

“Local public official” means a member of the governing body or another officer, whether elected, appointed, paid, or unpaid, of any district (including a school district), central appraisal district, or other local governmental entity, including a college district, who exercises responsibilities beyond those that are advisory in nature.

“Business entity” means a sole proprietorship, partnership, firm, corporation, holding company, joint-stock company, receivership, trust, or any other entity recognized by law. A public entity, such as a city, school district, or state institution of higher education, whose purpose is not to produce financial benefits for private persons is not a business entity.

Majority Conflict

If a local public official is required to file and does file an affidavit, the official is not required to abstain from further participation in the matter requiring the affidavit if a majority of the members of the governmental entity of which the official is a member is composed of persons who are like-wise required to file and do file affidavits of similar interests on the same official action.

Separate Vote on the Budget

The governing body of a governmental entity shall take a separate vote on any budget item specifically dedicated to a contract with a business entity in which a member of the governing body has a substantial interest. The affected member may not participate in that separate vote. The member may vote on a final budget if the member has complied with Local Government Code Chapter 171, described herein, and the matter in which the member is concerned has been resolved.
A local public official commits an offense if the official knowingly:

1. Violates Local Government Code 171.004, above;
2. Acts as surety for a business entity that has work, business, or a contract with the governmental entity; or
3. Acts as surety on any official bond required of an officer of the governmental entity.

**VOIDABLE ACTIONS**

The finding by a court of a violation under Chapter 171 does not render an officer who violates the chapter liable for a contract or transaction.

**SUBSTANTIAL INTEREST DECLARATION AND ABSTENTION UNDER EDUCATION CODE 51.923**

An institution of higher education, including a college district, is not prohibited from entering into a contract or other transaction with a business entity in which a member of the governing board of the institution of higher education has a substantial interest in a business entity if:

1. The member owns one percent or more of the voting stock or shares of the business entity or owns either one percent or more or $15,000 or more of the fair market value of the business entity;
2. Funds received by the member from the business entity exceed one percent of the member's gross income for the previous year;
3. The member is an officer of the business entity or a member of the governing board of the business entity; or
4. An individual related to the member in the first degree by consanguinity or affinity, as deter-mined under Government Code Chapter 573 has an interest in the business entity as described by item 1, 2, or 3.

"Business entity" means any entity recognized by law through which business is conducted, including a sole proprietorship, partnership, firm, corporation, limited liability company, holding company, joint stock company, receiv-er'ship, or trust.

CONFLICTS DISCLOSURE STATEMENT

A local government officer shall file a conflicts disclosure statement with respect to a vendor if the vendor enters into a contract with the local governmental entity or the local governmental entity is considering entering into a contract with the vendor, and the person:

1. Has an employment or other business relationship with the local government officer or a family member of the officer that results in the officer or family member receiving taxable income, other than investment income, that exceeds $2,500 during the 12-month period preceding the date that the officer becomes aware that a contract between the local governmental entity and vendor has been executed or the local governmental entity is considering entering into a contract with the vendor;
2. Has given to the local government officer or a family member of the officer one or more gifts that have an aggregate value of more than $100 in the 12-month period preceding the date the officer becomes aware that a contract between the local governmental entity and vendor has been executed; or the local governmental entity is consider-
ing entering into a con-tract with the vendor; or
3. Has a family relationship with the local government officer.

A local government officer is not required to file a conflicts disclosure statement if the officer is required to file a conflicts disclosure statement under Local Government Code 176.003 and knowingly fails to file the required conflicts disclosure statement with the appropriate records administrator not later than 5:00 p.m. on the seventh business day after the date on which the officer becomes aware of the facts that require the filing of the statement.

"Agent" means a third party who undertakes to transact some business or manage some affair for another person by the authority or on account of the other person. The term includes an employee.
"Family member" means a person related to another person within the first degree by consanguinity or affinity, as described by Government Code Chapter 573, Subchapter B.

"Family relationship" means a relationship between a person and another person within the third degree by consanguinity or the second degree by affinity, as those terms are defined by Government Code Chapter 573, Subchapter B.

"Vendor" means a person who enters or seeks to enter into a contract with a local governmental entity. The term includes an agent of a vendor. The term includes an officer or employee of a state agency when that individual is acting in a private capacity to enter into a contract. The term does not include a state agency except for Texas Correctional Industries.

"Records administrator" means the director, county clerk, municipal secretary, superintendent, or other person responsible for maintaining the records of the local governmental entity or another person designated by the local governmental entity to maintain statements and questionnaires filed under Local Government Code Chapter 176 and perform related functions.

"Gift" means a benefit offered by a person, including food, lodging, transportation, and entertainment accepted as a guest. The term does not include a benefit offered on account of kinship or a personal, professional, or business relationship independent of the official status of the recipient.

"Investment income" means dividends, capital gains, or interest income generated from:

1. A personal or business:  
2. Checking or savings account;  
3. Share draft or share account; or  
4. Other similar account;  
5. A personal or business investment; or  
6. A personal or business loan.

Internet Posting Required
A local governmental entity that maintains an Internet website shall provide access to the statements and questionnaires required to be filed under Chapter 176 on that website.

AFFIDAVIT DISCLOSING INTEREST IN PROPERTY
A public servant who has a legal or equitable interest in property that is to be acquired with public funds shall file an affidavit within ten days before the date on which the property is to be acquired by purchase or condemnation. The affidavit must:

1. State the name of the public servant;
2. State the public servant’s office, public title, or job designation;
3. Fully describe the property;
4. Fully describe the nature, type, and amount of interest in the property, including the percentage of ownership interest;
5. State the date when the person acquired an interest in the property;
6. Include a verification as follows: “I swear that the information in this affidavit is personally known by me to be correct and contains the information required by Section 553.002, Government Code;” and
7. Contain an acknowledgment of the same type required for recording a deed in the deed records of the county.

The affidavit must be filed with the county clerk of the county in which the public servant resides and the county clerk of each county in which the property is located.

Violations
A person commits an offense if the person violates Government Code 553.002, above and the person has actual notice of the acquisition or intended acquisition of the legal or equitable interest in the property. A person who violates Section 553.002 by not filing the affidavit required by that section is presumed to have the intent to commit an offense.

"Public servant" means a person who is elected, appointed, employed, or designated, even if not yet qualified for or having assumed the duties of office, as:

1. A candidate for nomination or election to public office; or
2. An officer of government.

Gov’t Code 553.001(2)
Please see Appendix B for a copy of the Local Government Officer Conflicts of Interest Disclosure Statement or at www.ethics.state.tx.us/forms/CIS.pdf.
ANNUAL EVALUATION OF THE COLLEGE PRESIDENT
Consistent with the Bylaws, the Board shall evaluate the President annually. The President is the chief executive officer of the College, recommends the organizational plan for the College and has a fiduciary duty to the College. Evaluation of the President shall include assessment of his effectiveness based upon the duties enumerated in the Bylaws. Bylaws of the Board of Trustees of the College of the Mainland, Article I: sections 1,5.

Annual Self-Assessment of the Board
The Board shall evaluate the efficiency and effectiveness of Board operations for the benefit of the College. The Board shall evaluate its own performance and shall establish its goals on a yearly basis. The self-assessment of the Board shall consist of:

a. Review of the Board Bylaws.
b. An assessment of Board expenditures and savings for the year.
c. An estimation of Board budgetary needs for the following year.
d. An evaluation of Board accomplishments in setting policy, uniting the community in and out of the College, managing debt, and improving the College.
e. An assessment of Board Governance and Operations.
f. An assessment of the Board Office functions (Board office staff shall be evaluated by the President). Bylaws of the Board of Trustees of the College of the Mainland, Article I: sections 1,5.

HIGHER ED ACCREDITATION
The Southern Association of Colleges and Schools Commission on Colleges (SACSCOC) is the regional body for the accreditation of degree-granting higher education institutions in the Southern states. The Commission’s mission is the enhancement of education quality throughout the region and the improvement of the effectiveness of institutions by ensuring that they meet standards established by the higher education community that address the needs of society and students.

Accreditation by SACSCOC signifies that the institution (1) has a mission appropriate to higher education, (2) has resources, programs, and services sufficient to accomplish and sustain that mission, and (3) maintains clearly specified educational objectives that are consistent with its mission and appropriate to the degrees its offers, and that indicate whether it is successful in achieving its stated objectives.

The Process of Accreditation
The process for initial and continued accreditation involves a collective analysis and judgment by the institution’s internal constituencies, an informed review by peers external to the institution, and a reasoned decision by the elected members of the SACSCOC Board of Trustees. Accredited institutions periodically conduct internal reviews involving their administrative officers, staffs, faculties, students, trustees, and others appropriate to the process. The internal review allows an institution to consider its effectiveness in achieving its stated mission, its compliance with The Principles of Accreditation: Foundations for Quality Enhancement, its efforts in enhancing the quality of student learning and the quality of programs and services offered to its constituencies, and its successes in accomplishing its mission. At the culmination of the internal review, peer evaluators representing the Board apply their professional judgment through a preliminary assessment of the institution; elected SACSCOC Board members make the final determination of an institution’s compliance with the accreditation requirements.

The Role and Responsibilities of the Governing Board in SACSCOC Accreditation
The institution’s governing board holds in trust the fundamental autonomy and ultimate well-being of the institution. As the corporate body, the board ensures both the presence of viable leadership and strong financial resources to fulfill the institutional mission. Integral to strong governance is the absence of undue influence from external sources. Standards for accreditation for the governing board are:

The institution has a governing board of at least five members that:

(a) is the legal body with specific authority over the institution.
(b) exercises fiduciary oversight of the institution.
(c) ensures that both the presiding officer of the board and a majority of other voting members of the board are free of any contractual, employment, personal, or familial financial interest in the institution.
(d) is not controlled by a minority of board members or by organizations or institutions separate from it.

THE BOARD’S RESPONSIBILITY TO THE COLLEGE MISSION
One of the most important functions of the Board of Trustees is ensuring a consistent focus on the College’s central mission and philosophy. The Board will annually review and approve the College’s mission statement in the course of reviewing the College’s strategic plan. The Board shall reaffirm the mission statement and ensure that institutional policies, procedures, and activities remain compatible with the mission statement. COM Policy AD(Legal), AD(Local).
FISCAL YEAR OPERATING BUDGET
The current OPERATING BUDGET is available online at:

ANNUAL INVESTMENT REPORT
The current Annual Investment Report is available online at:

ANNUAL FINANCIAL AND COMPLIANCE REPORT
The current Annual Financial and Compliance Report is available online at:
Appropriate Level of Unrestricted Fund Balance in the General Fund
The College of the Mainland strives to “maintain a prudent level of financial resources to protect against reducing service levels or raising taxes and fees because of temporary revenue shortfalls or unpredicted one-time expenditures.” The College's administration, for financial management purposes, does not consider all financial liabilities in calculating its unrestricted fund balance. For example, the College's net pension liability is not a legal obligation, and the Texas Retirement System (TCSRS) does not have recourse to collect the College's net pension liability. The Governmental Accounting Standards Board (GASB 68) requires the College to book this liability. The College administration uses cash reserves less liabilities to access the College's financial health and ability to meet short-term financial obligations. College of the Mainland annual budgets seeks to maintain, throughout each fiscal year, unrestricted and unallocated cash reserves of at least 16.7% of budgeted total annual expenses plus total accounts payable.

Comprehensive Risk Management Program
College of the Mainland has developed a comprehensive risk management program that identifies, reduces, or minimizes risk to its property, interests, students, and employees. The College has secured the services of a risk management consultant. The risk management consultant assists the College with identifying and evaluating risk exposures and identifying the most cost efficient and effective way to insure for possible damages. The College works to provide a well-rounded combination of preventative and control measures.

Grants Policy
College of the Mainland has a current Grants Compliance Manual in place. The Grants Compliance Manual is comprised of verbiage from the OMB Uniform Guidance. The College ensures compliance with a grantor's terms and stipulations by meeting all conditions for the funding, as well as any legal requirements.
Board Policies

The Local Policy Manual contains legally referenced and local policies governing the operation of the College of the Mainland. College of the Mainland developed this manual with the assistance of the Texas Association of School Boards (TASB), which provides ongoing updating services so that the manual may remain a current and reliable document.

This manual adheres to certain structural conventions. The most visible of these conventions is the presence of separate (LEGAL) and (LOCAL) policies at many policy codes. This separation, described in greater detail below, serves to help all users—whether members of the public or members of the Board—distinguish between the requirements of an extensive body of law and the policy determinations of the local Board.

The Local Policy Manual is organized according to the TASB codification system. There are seven sections, each devoted to a separate area of College District governance:

A — Basic District Foundations
B — Local Governance
C — Business and Support Services
D — Personnel
E — Instruction
F — Students
G — Community and Governmental Relations

COM’s Policies can be found online at https://pol.tasb.org/Home/Index/497

Regulations

College of the Mainland has chosen to supplement its manual with pages defining administrative procedures to assist in implementation of policy. These are identified by the designation (REGULA-TION). Administrative regulations should remain under the authority of the Chief Executive Officer and should not be formally adopted by the Board.

COM’s Regulations can be found online at http://www.com.edu/regulations
Training Requirements for Governing Board Members of Texas Public Institutions and Systems of Higher Education

Texas statutes require certain training for governing board members of Texas public institutions and systems of higher education. The information summarized in the table below and on subsequent pages is provided by the Texas Higher Education Coordinating Board (THECB) to assist new governing board members in complying with these training requirements.

<table>
<thead>
<tr>
<th>Legal Requirement</th>
<th>Satisfied By</th>
<th>Texas Statute</th>
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<tr>
<td>Before voting on a budgetary or personnel matter, each governing board member who holds an elective or appointive position and whose first year of service on the governing board begins on or after January 1, 2016, must complete the intensive short orientation course that includes best practices and transparency in trusteeship and governance.</td>
<td>The THECB offers a free online Intensive Short Orientation Course. Satisfactory completion of an assessment test (70%) subsequent to completing the course satisfies this legal requirement.</td>
<td>Texas Education Code, Section 61.0841 (Intensive Short Course for Appointed Members of Governing Boards)</td>
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<tr>
<td>During the member’s first year of service as a member of a governing board, each governing board member who holds either an elective or appointive position must attend a training program that is focused on the official role and duties of the members of governing boards and that provides training in the areas of budgeting, policy development, and governance.</td>
<td>The Office of the Attorney General offers free online video training courses that satisfy this legal requirement; or</td>
<td>Texas Education Code, Section 61.084 (Training for Members of Governing Boards)</td>
</tr>
<tr>
<td>Not later than the 90th day after the date the member takes the oath of office or otherwise assumes responsibilities as a member of the governmental body, each governing board member who holds either an elective or appointive position must complete a course of training regarding the responsibilities of the governmental body and its members under the Open Meeting Act and the Public Information Act.</td>
<td>The Office of the Attorney General offers free online video training courses that satisfy this legal requirement.</td>
<td>Texas Government Code, Section 551.005 (Open Meetings Training)</td>
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<tr>
<td>Within six months after taking office or assuming duties, each governing board member who holds either an elective or appointive position must attend at least one training session related to the person’s investment responsibilities.</td>
<td>The University of North Texas, Center for Public Management offers the video “Protecting Public Funds: The Responsibilities of Governing Boards under the Public Funds Investment Act” for order that satisfies this legal requirement.</td>
<td>Texas Government Code, Section 2256 (Public Funds Investment)</td>
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RECENT BOARD MEETING AGENDAS AND PACKET

In accordance with the Texas Open Meetings Act, Texas Government Code, Chapter 551, COM Board of Trustees holds regular monthly meetings. Information on recent Board Meeting Agendas including Board Packets can be found online at: https://v3.boardbook.org/Public/PublicMeetingMaterials.aspx?ak=84503&mk=50283310

COM 2025 PLAN TO ADVANCE STUDENT SUCCESS

Having just celebrated 50+ great years of service to its region, the College of the Mainland (COM) remains relatively young compared to many college and university campuses across Texas. But since its inception in 1966 and the rolling out of an initial master plan, the main campus’ infrastructure and most original facilities have remained mostly unchanged. The college has conducted four significant building projects in 40+ years. Accordingly, the college began an intensive master planning process in the summer of 2015 that included the following assignments: Demographics Study, Utilization Study, Facilities Assessment, Faculty Surveys, and comprehensive Campus Master Planning. View the complete 2025 Plan to Advance Student Success online at: http://www.compass2025.com/

THE ECONOMIC VALUE OF COLLEGE OF THE MAINLAND

College of the Mainland creates value from multiple perspectives. The college benefits local businesses by increasing consumer spending in the region and supplying a steady flow of qualified, trained workers into the workforce. It enriches the lives of students by raising their lifetime earnings and helping them achieve their individual potential. It benefits state and local taxpayers through increased tax receipts across the state and a reduced demand for government-supported social services. Finally, it benefits society as a whole in Texas by creating a more prosperous economy and generating a variety of savings through the improved lifestyles of students. The complete Economic Impact Study reflecting fiscal year 2015-16 can be found at: https://2025plan.collegeofthemainland.com/impact-study

STRATEGIC PLAN AND ANNUAL PLANS

The strategic plan consists of three strategic priorities. The mission, vision, and values of the College drive the strategic goals. The strategic goals, approved by the Board of Trustees for the period of 2018-2023, are listed below:

GOAL 1: STUDENT SUCCESS

Student Success is our top priority. College of the Mainland will be the college of choice for our community.

Strategy 1
Implement Guided Pathways to aid students in determining and completing their path to success.

Strategy 2
Offer Co-requisite Developmental Courses for all students who come in not ready for college-level English and Math, expediently preparing them for successful completion of English and Math courses.

Strategy 3
Create Articulation Agreements with 4-year Institutions for clear and efficient transfer opportunities for students.

Strategy 4
Develop a comprehensive Academic Master Plan to improve existing programs and develop new successful programs.

GOAL 2: EMPLOYEE SUCCESS

College of the Mainland will create an environment that retains and attracts administrators, faculty, and staff committed to serving our students.

Strategy 1
Implement a campus wide program dedicated to facilitating the education and training of employees to improve job satisfaction.
Performance and service to students.

*Strategy 2*
Attract, select and retain high performing and diverse talent.

**GOAL 3: FACILITIES IMPROVEMENT**
Provide a safe, aesthetic environment conducive to learning, while addressing the workforce needs of local business and industry.

*Strategy 1*
Completion of Maintenance Tax Note Projects.

*Strategy 2*
Plan and build new college facilities supported by the bond.

*Strategy 3*
Upgrade Technology to support student success.

Each year the College leadership meets in January to establish the Annual Plan, which consists of priorities for the following academic year. The leadership consists of the BOT, the President, the President's Cabinet, upper-level administrators, and campus constituency leaders, who collectively bring to the discussion knowledge of essential aspects of the College's operations. The leadership identifies an annual priority for each of the College's strategic goals, and these annual priorities guide decision-making dedicated to the realization of each goal. Those annual priorities are entered into Strategic Planning Online as the College's Annual Plan, where measurable outcomes are identified and documented.

Thus, the three-year strategic plan consists of the three annual plans developed to implement specific strategies in support of each of the strategic goals.

https://www.com.edu/opear/strategic-planning

**HELPFUL RESOURCES**

- **Open Meetings Act Handbook**

- **Public Information Act Handbook**

- **The Economic Value of College of the Mainland**

- **Association of Community College Trustees**
  https://www.acct.org/

- **Community College Association of Texas Trustees**
  https://www.texastrustees.org/

- **TASB General Resources (including Community College Board Member’s Guide to Policy Management)**
  https://www.tasb.org/services/Community-College-Services/Resources.aspx

- **SACSCOC Principles of Accreditation: Foundations for Quality Enhancement**
PREAMBLE
The Board of Trustees (the "Board") of College of the Mainland College District ("COM" or "College" or "District") formulates and enacts the following Bylaws, rules, and regulations to aid it in the conduct and performance of its official functions.

The Board of COM shall govern the College through the administration ("Staff"), in accordance with state law, avoiding actions and situations detrimental to the College, and promoting educational opportunity for the benefit of the entire community.

The Bylaws of the Board are written by the Board for the purposes of internal management of the Board and all Board activities. Any policy, procedure, or regulation in these Bylaws found in conflict with a state or federal law, rule or regulation shall be null and void to the extent of the conflict.

Amendments to the Bylaws can be made only by a majority vote of the total membership of the Board.

ARTICLE A: DEFINITIONS AND REFERENCES
1. Definitions.
"District" -- Unless otherwise specified, the term "District" as used in these Bylaws shall be construed to mean College of the Mainland College District.

"Board" -- Unless otherwise specified, the term "Board" as used in these Bylaws shall be construed to mean the Board of Trustees of College of the Mainland College District.

"College" -- Unless otherwise specified, the term "College" as used in these Bylaws shall be construed to mean the educational facility or facilities owned, operated, and maintained by the College of the Mainland College District and, where meaning dictates, said term shall be used interchangeably with the term "District.

2. Statutory Reference.
All references made to statutes, whether specific or otherwise, are to the statutes of the State of Texas.

ARTICLE B: ETHICS
1. Purpose.
As Trustees for COM, Board members serve as fiduciaries pursuant but not limited to state and federal trust law, and therefore, must act solely and exclusively for the benefit of the College. High ethical standards are critical to fulfilling these responsibilities. The laws and statutes enacted by the Legislature to govern the conduct of public officials are considered by the Board to be the minimum standards. These legal provisions governing ethical and professional standards of conduct and disclosure are provided in the following Texas statutes and should be consulted for specific information should the need arise:

a. Education Code;
b. Penal Code -- Chapters 36 (Bribery), 37 (Perjury) and 39 (Abuse of Office);
c. Government Code -- Chapters 551 (Open Meetings), 552 (Public Information), 555 (Public Disclosure), 554 (Reporting); and 571-573 (Ethics, Conflicts of Interest and Nepotism);
d. Texas Labor Code Chapter 21 (Equal Employment); and

e. Local Government Code -- Chapters 171 (Conflicts of Interest) and 176 (Conflicts Disclosure Statements).

2. Distribution Policy.
Copies of the Board Bylaws will be distributed to each Trustee and posted on the College website.

3. Applicability.
The Board chooses to establish a higher standard of conduct and ethical behavior to govern the Trustees and Senior Staff (as defined below) than Texas law requires, and hereby adopts the following Statement of Ethics, which is also listed in Policy BBF (Local) of the Board’s Governance Policy.

a. Senior Staff is defined as:
i. any member of the President’s Cabinet;
ii. College employees classified as Class I through Class III on the College Staff Pay Structure;
As a member of the Board, I will strive to improve community college education, and to that end I shall adhere to the following ethical standards:

i. Attend all regularly scheduled Board meetings insofar as possible, and become informed concerning issues to be considered at those meetings.

ii. Bring about desired changes through legal and ethical procedures, upholding and enforcing all applicable statutes, regulations, and court decisions pertaining to community colleges.

iii. Work with other Board members to establish effective Board policies and to delegate authority for the administration of the College District to the President.

iv. Work with other Board members to establish effective policies and practices prohibiting unlawful discrimination, including conduct that constitutes sexual harassment.

v. Recognize that I should endeavor to make policy decisions only after full discussion at publicly held Board meetings.

vi. Render all decisions based on the available facts and my independent judgment, and refuse to surrender that judgment to individuals or special interest groups.

vii. Encourage the free expression of opinion by all Board members, and seek systematic communications between the Board and students, staff, and all elements of the community.

viii. Communicate to other Board members and the President expressions of public reaction to Board policies and college programs.

ix. Inform myself about current educational issues by individual study and through participation in programs providing needed information, such as those sponsored by the Texas Association of Community Colleges, the American Association of Community Colleges, and the Association of Community College Trustees.

x. Support the employment of those persons best qualified to serve as college staff, and insist on a regular and impartial evaluation of all staff.

xi. Avoid being placed in a position of conflict of interest, and refrain from using my Board position for personal or partisan gain.

xii. Take no private action that will compromise the Board or administration, and respect the confidentiality of information that is privileged under applicable law.

xiii. Remember always that my first and greatest concern must be the educational welfare of the students attending the college.

For the protection of the integrity of the College, Trustees shall not:

a. Accept or solicit any gift, favor, or service that might tend to influence him/her in the performance of official duties or that might be offered with the intent to influence his/her official conduct.

b. Accept employment or engage in a business that would require the release or use of information obtained in the performance of official duties.

c. Trustees will comply with the COM Governance policies and Texas law requiring the filing of a Conflict of Interest Affidavit under the appropriate circumstances, and no later than August 31 of each academic year, will sign a Conflict of Interest Certification and submit it to the Board Clerk.

5. Prohibited Communications/Political Contributions.

a. Except as provided below, political contributions and communications between a potential vendor, subcontractor, service provider, bidder, broker, offeror, lobbyist, or consultant and any Board member, Senior Staff, or any member of a selection or evaluation committee, regarding a particular invitation for bid (“IFB”), request for proposal (“RFP”), request for qualification (“RFQ”), employment application, or other solicitation are prohibited.

b. The communications prohibition shall not apply to the following:

i. Official communications between a potential vendor or subcontractor and appropriate staff or administration at a duly noticed pre-bid or pre-proposal conference.

ii. Communications with Senior Staff whose official job duties may require communications regarding the specific bid, request for proposal, request for qualifications, employment application, or solicitation under consideration, including pre-bid or pre-proposal communications.

iii. Nothing contained herein shall prohibit any person or entity from publicly addressing the Board during any duly-noticed public meeting, in accordance with applicable Board policies, regarding action on the contract.

iv. The communications/political contributions prohibition period shall begin on the date that the IFB, RFQ, RFP, or other solicitation is issued, published, or posted. The communications/political contribution prohibition shall terminate on the date the contract is executed by the President or his or her designee or when a determination is made that the contract will not be awarded. The Director of Purchasing will email notification of the beginning and ending of the prohibited communications period to each Board member and Senior Staff Member.

d. The Director of Purchasing shall include in the solicitation documents a statement disclosing the requirements of this policy. The statement shall be conspicuously written in a separate section of the solicitation.

6. Political Activities.
A member of the Board, as well as the Board as a whole, shall not expend or authorize the expenditure of any statutorily restricted funds for the purpose of influencing the outcome of any election, or the
**ARTICLE C: POWERS OF THE BOARD**

1. **Authority.**

Board members are fiduciaries and shall discharge their duties for the exclusive interest of the College. The Board as a body has final authority to establish the policies that govern the College within the limits imposed by Texas law. Individual Board members shall have no authority over the College, its property, or its employees, however, each Board member does have the right to seek information from the College without specific Board authorization, following prescribed procedures and proper purpose. A Board member may act on behalf of the Board only with the official authorization of a majority of the total membership of the Board. Without such express authorization, no Board member may commit the Board on any issue. Specific powers of the Board include, but are not limited to, the following:

- a. Govern and oversee the management of the College.
- b. Delegate to the President the responsibility for all administrative functions.
- c. Adopt and periodically review policies for the College and such rules, regulations, and bylaws as the Board deems advisable.
- d. Establish goals consistent with the College’s role and mission.
- e. Levy and collect taxes and issue bonds, time warrants, and certificates of indebtedness.
- f. Provide for assessing and collecting of taxes.
- g. Adopt a budget and file a copy of the annual operating budget and subsequent amendments with the appropriate state agency.
- h. Have the accounts audited in accordance with the approved financial reporting system.
- i. Submit the required annual report to the Governor, Comptroller, State Treasurer, State Auditor, and Legislative Budget Board.
- j. Accept on behalf of the College bequests and donations or other monies.
- k. Establish an endowment fund outside the state treasury in a depository selected by the Board.
- l. Pledge funds from tuition, grants, donations, and income for the payment of issued revenue bonds.
- m. Select a depository for College funds.
- n. Order elections as required by law.
- o. Exercise the power of eminent domain to acquire property.
- p. Appoint the president, evaluate the president, and assist the president in the achievement of performance goals.
- q. Appoint or employ agents, employees, and officials as deemed necessary or advisable to carry out any power, duty, or function of the Board; and, upon the President’s recommendation, employ faculty and other employees of the College.
- r. Proceed by and through resolutions or orders adopted or passed by the Board.
- s. Be authorized to fix and collect rentals, rates, charges, or fees from students and others for the occupancy, use, or availability of all or any of its property, buildings, structures, activities, operations, or facilities in such amounts and in such manner as may be determined by the Board.
- t. Acquire and hold real and personal property and hold title to all property of the College.
- u. Control and maintain all property belonging to the College District through the College District administration and have the power to sell, convey, or otherwise dispose of the same subject to the requirements of law.
- v. Execute, perform, and make payments under contracts, which may include leases, leases with option(s) to purchase, or installment purchase, with any person for the use, acquisition, or purchase of any personal property, or the financing thereof.
In a crisis situation, the Board temporarily delegates authority to the President to make critical decisions affecting the College and to protect the welfare and safety of students and employees. The President is authorized to sign and implement contracts and agreements in an emergency situation or crisis. Emergency decisions require that the Board subsequently declare a state of emergency and ratify any contract exceeding the President’s contracting authority.

In the event of a catastrophe, emergency, or natural disaster affecting the College, contracting for the replacement, construction, or repair of College equipment or facilities is authorized if the emergency replacement, construction, or repair is necessary for the health and safety of College students and staff. Tex. Educ. Code 44.0312.

3. Policy Direction.
The Board shall formulate, amend, update, adopt, and publish official policies for the College. All policies of the College are subject to relevant laws, rules, regulations, and executive orders of the federal government and the government of the State of Texas. Any policy, procedure, or regulation found in conflict with a state or federal law, rule, or regulation shall be void to the extent of the conflict. Noncompliance with College policies by employees may be considered grounds for disciplinary action, up to and including dismissal.

4. Board Leadership.
The Board shall provide the College with strong leadership for meeting the increasing need for higher education throughout the communities it serves. In this capacity, the Board shall:

a. Create and maintain a spirit of cooperation with the President.
b. Preserve the institutional independence of the College and defend its right to manage its own affairs through its chosen administrators and employees.
c. Enhance the public image of the College.
d. Nurture the institution so that it achieves its full potential.
e. Establish goals for the College consistent with its role and mission.
f. Take clear positions before the Texas Higher Education Coordinating Board and Texas Legislature on all matters regarding the College.
g. Share its philosophy with the students, employees, and general public through regular participation at graduation and other ceremonies.
h. Promote unity within the College at every opportunity, creating a community atmosphere.
i. Promote pride and dignity amongst employees of the College by recognizing outstanding achievement.
j. Protect the assets of the College to ensure financial stability.
k. Always act solely and exclusively for the benefit of the College.
l. Always act as a positive advocate for the College and if desired, for community college systems generally through service with ACCET or other community college trustee organizations.

ARTICLE D: ELECTIONS
The Board shall consist of seven members. Positions 1-5 shall be elected from Single-Member Districts, and Positions 6-7 shall be At-Large. All members shall serve without salary. The Board shall call an election of a Trustee or appoint a successor Trustee when a vacancy exists on the Board. Upon election, Trustees shall be presented with an official Certificate of Election and an appropriate emblem of office during a Board ceremony. College monies shall not be spent on individual campaigns. Trustees are elected to serve terms of six years, and can be removed from office only as allowed by law. The election of Board members shall be on the second Saturday in May according to the following schedule:

Districts 1, IV and VI - 1989 and every 6 years thereafter
1. Election Of Officers.
Officers of the Board shall be elected by a majority of the total membership of the Board for two-year terms at the first regular meeting of the Board following the canvassing and seating of members of the Board in odd-numbered years, or at any time thereafter in order to fill a vacancy. The Board shall elect a Chair, Vice-Chair, and Secretary who shall serve in such capacities until the next Board election.

2. Vacancies On The Board.
Any vacancy occurring on the Board through death, resignation, or otherwise, shall be filled by a special election ordered by the Board or by appointment by resolution or order of the Board. If the vacancy occurs on a board whose members are elected, the person appointed to fill the unexpired term shall serve until the next regular election of members to the board, at which time the position shall be filled by election for a term appropriately shortened to conform with what regularly would have been the length of the term for that position. Tex. Const. Art. XVI, Sec. 27; Education Code 130.082(d).

3. Removal From Office.
Board members may be removed from office for:
   a. "Incompetency," which means:
      i. Gross ignorance of official duties;
      ii. Gross carelessness in the discharge of those duties; or
      iii. Unfitness or inability to promptly and properly discharge official duties because of a serious physical or mental defect that did not exist at the time of election.
   b. "Official misconduct" means intentional, unlawful behavior relating to official duties by a Trustee entrusted with the administration of justice or the execution of the law. The term includes an intentional or corrupt failure, refusal, or neglect of a Trustee to perform a duty imposed on the Trustee by law or conviction of an offense relating to violation of purchase procedures.
   c. Intoxication on or off duty caused by drinking an alcoholic beverage, but not if caused by drinking an alcoholic beverage on the direction and prescription of a licensed physician.
   d. Conviction of a Trustee by a jury for any felony or for misdemeanor official misconduct.
   e. Nonattendance of Board meetings if the member is absent from more than half of the regularly scheduled Board meetings that the member is eligible to attend during a calendar year, not counting an absence for which the member is excused by a majority vote of the Board.
   f. Actions for removal of Board members must be brought before the judge of the district court holding jurisdiction, except that any court convicting a Trustee of a felony or official misconduct shall order immediate removal.

4. Powers, Duties, And Responsibilities Of The Chair Of The Board.
   a. Preside over meetings of the Board pursuant to Robert’s Rules of Order.
   b. Appoint all committee members, committee chairs, and designated alternates.
   c. Keep records of all Board transactions, in coordination with the Board Clerk.
   d. Serve as ex-officio voting member of all Board committees.
   e. Call special meetings of the Board.
   f. Perform duties and functions prescribed by the Board.
   g. Call and provide proper notice for a meeting of the Board to adopt a budget for the succeeding fiscal year.
   h. Sign all legal documents, including contracts, warrants, vouchers, and reports, as required by state or federal law, or a current edition of Board Policy.
   i. Decide all questions of order in accordance with Roberts Rules of Order, Newly Revised, as modified by Board Policy and/or laws. However, said rules may be suspended by a two-thirds vote of the board’s total membership.
   j. Promote Board unity and share all information with other Board members in a timely fashion. Should a vacancy be declared in the Board Chair position, the Board shall elect a permanent replacement to fill the remainder of the term.

5. Powers, Duties, And Responsibilities Of The Vice-Chair Of The Board.
   a. Act in the capacity and perform the duties of the Chair of the Board in the event of the absence, death, resignation, disability, or disqualification, and continue to serve in an interim capacity only.
   b. Become Chair only upon being elected to the position.
   c. Perform other duties as prescribed by the Board.
   d. Sign or attest to all legal documents in the absence of the Secretary, as required by state or federal law or Board Policy.
   e. Promote board unity and share all information with other board members in a timely fashion.

6. Powers, Duties, And Responsibilities Of The Secretary Of The Board.
   a. Attest to all contracts, deeds, conveyances, or other instruments required to be signed by the President.
   b. When the occasion demands, certify in the manner prescribed by law to the official acts of the Board.
   c. Assume the duties of the Chair of the Board in the absence of the Vice-Chair and Chair of the Board and on such occasions cause an Acting Secretary to be elected by the Board. The Acting Secretary shall assume the Secretary’s duties for the meeting or meetings from which the Chair and Vice-Chair are absent.
   d. Promote Board unity and share all information with other Board members in a timely fashion.
ARTICLE F: COMMITTEES

1. General.
The Board shall perform its official duties when practical as a Committee of the Whole.

2. Special Committees.
Special Committees consisting of Board members may be created by the Chair of the Board, or may be elected by the Board. Such committees shall perform the duties and functions assigned to them by the Board or the Board Chair, have made their recommendations, reports or have taken such action permitted and authorized by their instructions, if any, given them by the Board or the Board Chair. Unless specified as standing committees created with the affirmation of a majority vote of the Board, when such special committees have performed the duties and functions assigned them by the Board or the Board Chair, have made their recommendations, reports or have taken such action permitted and authorized by their instructions, they shall be automatically discharged. No special committee can exist for longer than one year unless reestablished. Such committees shall function in a fact-finding or advisory capacity.

3. Open Meetings Act.
A Special Committee that includes less than a quorum of board members is not subject to the Open Meetings Act (OMA) so long as it serves a purely advisory function, with no power to supervise or control public business. However, should the Special Committee actually function as something more than a merely advisory body with the result that it in fact supervises or controls public business or policy, it must comply with the OMA to avoid depriving the public of access to the board’s actual decision-making process.

ARTICLE G: PERSONNEL APPOINTED BY AND REPORTING DIRECTLY TO THE BOARD

1. APPOINTMENTS.
All appointments by the Board shall be made in accordance with Board policy and state law.

2. PRESIDENT.
The President shall be the chief executive officer of the College and as such, shall recommend the organizational plan for the College as well as candidates for administrative and faculty positions within the College. The Board shall evaluate the President on an annual basis. The President has a fiduciary duty to the College, including, but not limited to, the duty to:

a. Develop a qualified administrative organization and providing the College with academic and fund-raising leadership.
b. Prepare the annual budget and submit it to the Board for approval.
c. Establish administrative relationships among members of the College community.
d. Prepare and approve the curriculum.
e. Appoint campus committees, as needed.
f. Prepare the agenda for Board meetings in coordination with the Board Chair and make regular reports to the Board regarding the status of the College.
g. Promote College political effectiveness at the state and local levels.
h. Supervise the development and implementation of a system to evaluate faculty and staff.
i. Assist the Board in policy development, its yearly self-assessment, and meeting its own training requirements.
j. Forge a relationship of mutual respect with each Trustee.
k. Enforce fiduciary and academic accountability of the College to the general public.
I. Promote College unity at all levels, emphasizing equality, diversity, and respect for all individuals.
m. Interpret the College to the community.
n. Provide the Trustees with important information in a timely manner before all others and having background information and research compiled on issues of particular importance to the Board, with sufficient time for study by Trustees before a vote.
o. Serve as the official spokesperson for the College.
p. Maintain open channels of communication throughout the College.
q. Handle employee disciplinary issues, including termination when appropriate.
3. External Auditor and Internal Auditor.

a. External Auditor. The External Auditor shall be an independent and objective party to provide advice to the Board. The External Auditor shall be appointed by the Board, upon the recommendation of the President, and shall report directly to the Board, with access to the President. The Board will periodically evaluate the performance of the External Auditor and may dismiss or assign a new External Auditor at any time with or without cause. All engagement letters with the External Auditor shall be signed by the Board Chair.

An auditing firm selected by the Board as External Auditor is not eligible to submit a proposal immediately following any period during which it was engaged by the Board as External Auditor. The selected External Auditor may not serve simultaneously as the Internal Auditor. The Board shall outline its expectations regarding the annual financial statement audit and performance audit, if requested, and as may be directed by the Board. The Board also may arrange for self-requested audits to perform specific audit services. The External Auditor shall evaluate all financial operations of the College and prepare reports to the Board. The duties of the External Auditor will be assigned by the Board, and may include the following:

i. Audit activities necessary to assure that College resources are being properly managed and accounted for, that the College has effective and adequate internal controls, and that internal operating controls are reliable.

ii. Assure that the College is complying with approved policies and statutory requirements.

iii. Perform all duties in accordance with the Standards for the Professional Practice of Internal Auditing, the Code of Ethics, and the Texas Internal Auditing Act. See Tex. Gov’t Code Ch. 2102.

iv. Meet regularly with the Board to review audits performed, audits in progress, and future audits, as requested by the Board.

The External Auditor is prohibited from providing non-audit services to COM.

b. Internal Auditor. The Internal Auditor shall provide advice to the President, shall report administratively to the President, and shall report functionally to the Board. The Internal Auditor shall be selected by the Board from candidates approved and provided by the President. The Board and the President shall agree on the necessary job qualifications to be included in the position posting. The President shall recommend three (3) names to the Board as the finalists. The Internal Auditor shall be evaluated by the President after consultation with the Finance and Audit Committee and may only be dismissed by the President after obtaining approval of the Board. Duties of the Internal Auditor include:

i. Assure that the College is complying with approved policies and statutory requirements.

ii. Develop an annual audit plan for the College to present to the President and the Audit Committee for Board approval.

4. Board Counsel.

The Board Counsel shall provide legal advice to the Board. The Board Counsel shall be appointed by the Board, shall report directly to the Board (with access to the President), and may be dismissed or reassigned by the Board without cause. The Board Counsel shall represent the College in all assigned legal matters. Duties of the Board Counsel include:

a. Provide advice and counsel to the Board.

b. Maintain the Board Bylaws and certain Board policies and procedures, and recommend amendments, as needed.

c. Handle assigned legal matters for or on behalf of the College, such as preparation of legal opinions as requested by the Board or the President.

d. Render legal services in connection with assigned legal matters.

e. Perform any other legal services as may be required by the Board or requested by the President.

Upon recommendation of the President, or on its own motion, the Board may employ other outside counsel to address legal matters in special situations. The outside counsel shall report directly to the Board, with access to the President.

5. FINANCIAL ADVISOR.

The Financial Advisor may be appointed by the Board, upon recommendation of the President, shall report directly to the Board, with access to the President, and may be dismissed or reassigned by the Board without cause. The Financial Advisor shall offer guidance to the Board in all financial matters. Duties of the Financial Advisor include:
a. Evaluating College indebtedness.
b. Recommending asset allocation.
c. Evaluating investment strategies.
d. Evaluating acquisition strategies.
e. Evaluating long and short term financial planning.

The Board shall select the Financial Advisor for a designated period, not to exceed five (5) years, and shall rotate Financial Advisors every five (5) years.
**ARTICLE H: MEETINGS OF THE BOARD**

1. **Open Meetings.**
   The Board shall hold regular meetings for purposes of handling College business. All meetings shall be held in compliance with the Texas Open Meetings Act. Citizens are welcome to attend meetings of the Board. Trustees shall adhere to the Board Code of Conduct and promote Board Leadership at all times.

2. **Definitions.**
   a. A "meeting" occurs when:
      i. A quorum of members of the Board deliberate with each other or with any other person; and
      ii. Such quorum discusses, considers, or takes formal action on public business or public policy that the Board supervises or controls.
   b. "Deliberation" means an exchange, verbal, electronic, or otherwise, between a quorum of Board members (or between them and any other person) concerning any issue within the jurisdiction of the Board or any public business.

   No deliberation that affects public business is allowed to take place in any setting other than a duly posted meeting of a quorum of Board members.

3. **Time And Location.**
   Unless otherwise provided, the regular meeting of the Board shall be held on the fourth Monday of each month at the Appomattox Meeting Room or other buildings of the College at a time set by the Board. Such meetings may be recessed from day to day until the completion of business. The time for special and emergency meetings of the Board shall be stipulated in the notice for the meeting.

4. **Notice.**
   Written notice of all meetings shall be posted at the central administration building and the website by the Board Clerk. Furthermore, notice shall be furnished for posting to the Galveston County Clerk and to the media upon request. Notice of all meetings shall provide for the possibility of a closed or executive session during an open meeting, as provided by law.

5. **Voting.**
   Each Trustee’s vote, or failure to vote, shall be recorded by name. No proxy votes shall be allowed. Other than situations in which a two-thirds vote is required, a majority vote of the total membership of the Board will be required in order for the Board to act.

6. **Order Of Business.**
   The Board Chair and the President shall decide the order of business for meetings.

7. **Agenda.**
   At the direction of the Board Chair, the President shall prepare and present an agenda at least seven (7) calendar days prior to the regular Board meeting. An agenda shall be added to the agenda by written request of any other Board member submitted to the President or Board Chair at least seven (7) calendar days prior to the meeting.

8. **Rules Of Order.**
   Robert’s Rules of Order (most current edition) shall constitute the rules of procedure applicable to all meetings of the Board, when not in conflict with any provisions of law or by these Bylaws. The Board may suspend the rules, as needed, by a two-thirds vote of the composition of the full Board.

9. **Minutes And Recordings.**
   The Board shall prepare and keep minutes and/or make a recording of each open meeting. The minutes and recordings are public records and shall be available for public inspection and copying upon request to any person in attendance. Any person in attendance can make an audio or video recording of any or all of an open meeting, subject to reasonable rules adopted by the Board to maintain order.

10. **Special Meetings.**
    Special meetings of the Board may be called by either the Board Chair at his/her own discretion, or by the independent requests of two (2) Trustees who must call for the meeting in writing submitted to the Board Chair, specifying the date, time, place, and purpose of the meeting. Special meetings must be duly posted.

11. **Emergency Meetings.**
    Notice of all emergency meetings shall include the date, hour, place, and subject of the meeting. Such notice also will express the nature of the emergency or urgent public necessity which requires an emergency meeting. Such notice of an emergency meeting will be posted in accordance with the Texas Open Meetings Act. The presiding officer or member calling such meetings shall initiate notification to all news media which have previously requested such notice. Emergency postings must be approved by Board Counsel.

12. **Closed Meetings/Executive Session.**
    Trustees, employees, and agents of the College shall not divulge to any person the substance of matters discussed at any closed meeting, except as otherwise required or allowed by law. Closed meetings shall be held as allowed by law to have discussions and deliberations of College matters that cannot be made public. A further objective would be to protect the attorney-client privilege recognized by law.

13. **Prohibitions.**
    No Board member shall knowingly call or aid in calling or organizing a closed meeting that is not permitted under the Open Meetings Act. No Board member shall knowingly close or aid in closing a regular meeting to the public (except as permitted under the Open Meetings Act). No Board member shall participate in a closed meeting that is not permitted under the Open Meetings Act.

14. **Citizen Participation.**
    The Board shall provide opportunities at its meetings for citizens to address the Board, but shall impose reasonable restraints on the number, length, and frequency of presentations, so long as it does not unfairly discriminate among views seeking expression.

15. **Disruption.**
    It is a criminal offense for a person, with intent to prevent or disrupt a lawful meeting, to substantially obstruct or interfere with the meeting by physical action or verbal utterance. The Board may immediately remove from the meeting any person causing a substantial disruption.

16. **Social Functions And Related Events.**
    The Board may congregate for social functions, such as meals or festivities, but shall refrain from discussing issues under consideration by the Board or for a Board vote. Trustees may gather in a quorum at a social function unrelated to the public business of the College, or at a regional, state or national convention or workshop, if formal action is not taken. Such gatherings are not “meetings” under the law and no public notice is required to attend such gatherings. (Tex. Govt. Code 551.001).
ARTICLE I: BOARD OPERATIONS

1. Evaluation.
The Board shall, on a regular basis, evaluate the efficiency and effectiveness of Board operations for the benefit of the College. With the assistance of the President’s staff, operations shall be continuously streamlined and modernized for the efficient dispensation of College business. The community image of the College and the Board shall be periodically assessed for possible changes in Board operations.

2. Efficiency.
For maximum efficiency, the following rules of operation shall be followed:

a. Board Meetings.
   i. All Board meetings shall begin promptly.
   ii. Meetings shall be held during hours appropriate for maximum Board involvement and public participation.

b. Board Agenda.
   i. The agenda must be officially posted 72 hours prior to the meeting, in accordance with the requirements of the Texas Open Meetings Act. For an emergency meeting, the agenda must be posted 2 hours in advance. Emergency postings must be approved by Board Counsel.
   ii. Supplementary (or explanatory) information should be sent to Trustees well in advance of the general meeting.
   iii. Trustees shall be provided with all necessary background information on any issue being considered for a vote, no later than five days prior to said vote.
   iv. Agenda items shall have policy referral numbers for easy reference by Trustees.
   v. Fiscal impact for agenda items shall be clearly provided for each agenda item.

c. Consent Agenda. In an effort to streamline the regular agenda to allow Trustees to focus on critical issues, committee recommendations and routine agenda items shall be placed on the consent agenda.

The Board shall be encouraged to speak with one voice, through the Board Chair (or in his or her absence, the Vice-Chair), regarding College matters before the press.

4. Training.
The Board recognizes its responsibility to be actively and continuously engaged in developing individual board member’s skills and knowledge by keeping them abreast of new developments in fiduciary, governance, and ethics laws, norms and best practices. The Board shall, therefore, have an orientation and development process in place. Board members may also attend regional, state, or national conventions, conferences, and workshops, and will be reimbursed for reasonable travel expenses for attendance at such as provided in the Board Compensation and Expenses Policy. See Board Policy BBG (Local) and DEE (Local). On an annual basis, Board Counsel will review all policies that address Board operations and will carry out, any necessary training for the Trustees and Staff, as follows:
a. General Requirement. Each Trustee shall participate in the COM Annual Trustee Orientation program, a training session of at least two hours conducted by Board counsel and other independent professionals, as needed. The program will include ethics training and finance training.

b. Mandatory Open Government Training. Each Trustee shall, pursuant to Texas law, complete two hours of open government training, one hour each on open meetings and the public information act. This training must be completed within 90 days of being sworn in to serve. The Office of the Attorney General provides free online or video training to satisfy this requirement.

c. Mandatory Training with Texas Higher Education Coordinating Board. Within the first two years of service, each Trustee shall, pursuant to Texas law, complete a training program established by the Texas Higher Education Coordinating Board pursuant to Section 61.084 of the Texas Education Code. Board members taking office on or after January 1, 2016, must complete this training within the first year of service. The minutes of the last regular meeting of the calendar year must reflect whether each required member completed the training. Training via electronic means is also acceptable.

d. Mandatory Investment Training. Within six months after taking office or assuming duties, each Trustee shall, pursuant to the Public Funds Investment Act (Texas Government Code, Chapter 2256), complete at least one training session relating to the Trustee’s investment responsibilities, including training in investment controls, security risks, strategy risks, market risks, diversification of investment portfolio, and compliance with Chapter 2256 of the Texas Government Code.

5. Self-Assessment Of The Board.
The Board shall evaluate its own performance and shall establish its goals on a yearly basis. The self-assessment of the Board shall consist of:

a. Review of the Board Bylaws.

b. An assessment of Board expenditures and savings for the year.

c. An estimation of Board budgetary needs for the following year.

d. An evaluation of Board accomplishments in setting policy, unifying the community in and out of the College, managing debt, and improving the College.

e. An assessment of Board Governance and Operations.

f. An assessment of the Board Office functions (Board office staff shall be evaluated by the President).

6. Requests For Documents.
The College is committed to assuring open and public access to all records of the College to the extent permitted by law. The Board Chair will review each request for documents submitted by a Board member, and if the Board Chair determines that the request does not reasonably relate to official Board member issues, he or she will instruct the Board member submitting the request to submit an Open Records request in compliance with the Texas Public Information Act. The Board member must submit their request in accordance with the provisions of the Act and any existing COM Open Records policy. In addition, the Board member shall be solely responsible for any fees and costs associated with the request. The President’s office shall notify each Board member of all requests for documents from a Board member and shall make a copy of responsive documents available to all Board members at their request.
APPENDIX B: Division Organizational Charts
APPENDIX C: Conflict of Interest Disclosure Form

LOCAL GOVERNMENT OFFICER
CONFLICTS DISCLOSURE STATEMENT

This questionnaire reflects changes made to the law by H.B. 23, 84th Leg., Regular Session.

This is the notice to the appropriate local governmental entity that the following local
government officer has become aware of facts that require the officer to file this statement
in accordance with Chapter 176, Local Government Code.

1. Name of Local Government Officer

2. Office Held

3. Name of vendor described by Sections 176.001(7) and 176.003(a), Local Government Code

4. Description of the nature and extent of each employment or other business relationship and each family relationship with vendor named in item 3.

5. List gifts accepted by the local government officer and any family member, if aggregate value of the gifts accepted from vendor named in item 3 exceeds $100 during the 12-month period described by Section 176.003(a)(2)(B).

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<tr>
<th>Date Gift Accepted</th>
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(attach additional forms as necessary)

6. AFFIDAVIT

I swear under penalty of perjury that the above statement is true and correct. I acknowledge
that the disclosure applies to each family member (as defined by Section 176.001(2), Local
Government Code) of this local government officer. I also acknowledge that this statement
covers the 12-month period described by Section 176.003(a)(2)(B), Local Government Code.

Signature of Local Government Officer

AFFIX NOTARY STAMP / SEAL ABOVE

Sworn to and subscribed before me, by the said______________________________, this the ___________ day
of __________________, 20________, to certify which, witness my hand and seal of office.

__________________________________________
Signature of officer administering oath

__________________________________________
Printed name of officer administering oath

__________________________________________
Title of officer administering oath
SECTION 176.003 OF THE LOCAL GOVERNMENT CODE REQUIRES CERTAIN LOCAL GOVERNMENT OFFICERS TO FILE THIS FORM. A "LOCAL GOVERNMENT OFFICER" IS DEFINED AS A MEMBER OF THE GOVERNING BODY OF A LOCAL GOVERNMENT ENTITY; A DIRECTOR, SUPERINTENDENT, ADMINISTRATOR, PRESIDENT, OR OTHER PERSON DESIGNATED AS THE EXECUTIVE OFFICER OF A LOCAL GOVERNMENT ENTITY; OR AN AGENT OF A LOCAL GOVERNMENT ENTITY WHO EXERCISES DISCRETION IN THE PLANNING, RECOMMENDING, SELECTING, OR CONTRACTING OF A VENDOR. THIS FORM IS REQUIRED TO BE FILED WITH THE RECORDS ADMINISTRATOR OF THE LOCAL GOVERNMENT ENTITY NOT LATER THAN 5 P.M. ON THE SEVENTH BUSINESS DAY AFTER THE DATE ON WHICH THE OFFICER BECOMES AWARE OF THE FACTS THAT REQUIRE THE FILING OF THIS STATEMENT.

A LOCAL GOVERNMENT OFFICER COMMITS AN OFFENSE IF THE OFFICER KNOWINGLY VIOLATES SECTION 176.003, LOCAL GOVERNMENT CODE. AN OFFENSE UNDER THIS SECTION IS A MISDEMEANOR.

REFER TO CHAPTER 176 OF THE LOCAL GOVERNMENT CODE FOR DETAILED INFORMATION REGARDING THE REQUIREMENT TO FILE THIS FORM.

INSTRUCTIONS FOR COMPLETING THIS FORM

1. NAME OF LOCAL GOVERNMENT OFFICER. ENTER THE NAME OF THE LOCAL GOVERNMENT OFFICER FILING THIS STATEMENT.

2. OFFICE HELD. ENTER THE NAME OF THE OFFICE HELD BY THE LOCAL GOVERNMENT OFFICER FILING THIS STATEMENT.

3. NAME OF VENDOR DESCRIBED BY SECTIONS 176.001(7) AND 176.003(A), LOCAL GOVERNMENT CODE. ENTER THE NAME OF THE VENDOR DESCRIBED BY SECTION 176.001(7), LOCAL GOVERNMENT CODE, IF THE VENDOR: A) HAS AN EMPLOYMENT OR OTHER BUSINESS RELATIONSHIP WITH THE LOCAL GOVERNMENT OFFICER OR A FAMILY MEMBER OF THE OFFICER AS DESCRIBED BY SECTION 176.003(A)(2)(A), LOCAL GOVERNMENT CODE; B) HAS GIVEN TO THE LOCAL GOVERNMENT OFFICER OR A FAMILY MEMBER OF THE OFFICER ONE OR MORE GIFTS AS DESCRIBED BY SECTION 176.003(A)(2)(B), LOCAL GOVERNMENT CODE; OR C) HAS A FAMILY RELATIONSHIP WITH THE LOCAL GOVERNMENT OFFICER AS DEFINED BY SECTION 176.001(2-A), LOCAL GOVERNMENT CODE.


5. LIST GIFTS ACCEPTED, IF THE AGGREGATE VALUE OF THE GIFTS ACCEPTED FROM VENDOR NAMED IN ITEM 3 EXCEEDS $100. LIST GIFTS ACCEPTED DURING THE 12-MONTH PERIOD ( DESCRIBED BY SECTION 176.003(A)(2)(B), LOCAL GOVERNMENT CODE) BY THE LOCAL GOVERNMENT OFFICER OR FAMILY MEMBER OF THE OFFICER FROM THE VENDOR NAMED IN ITEM 3 THAT IN THE AGGREGATE EXCEED $100 IN VALUE.

6. AFFIDAVIT. SIGNATURE OF LOCAL GOVERNMENT OFFICER.

LOCAL GOVERNMENT CODE § 176.001(2-A): "FAMILY RELATIONSHIP" MEANS A RELATIONSHIP BETWEEN A PERSON AND ANOTHER PERSON WITHIN THE THIRD DEGREE BY CONSANGUINITY OR THE SECOND DEGREE BY AFFINITY, AS THOSE TERMS ARE DEFINED BY SUBCHAPTER B, CHAPTER 573, GOVERNMENT CODE.

LOCAL GOVERNMENT CODE § 176.003(A)(2)(A): (A) A LOCAL GOVERNMENT OFFICER SHALL FILE A CONFLICTS DISCLOSURE STATEMENT WITH RESPECT TO A VENDOR IF:

***

(2) THE VENDOR:

(A) HAS AN EMPLOYMENT OR OTHER BUSINESS RELATIONSHIP WITH THE LOCAL GOVERNMENT OFFICER OR A FAMILY MEMBER OF THE OFFICER THAT RESULTS IN THE OFFICER OR FAMILY MEMBER RECEIVING TAXABLE INCOME OTHER THAN INVESTMENT INCOME, THAT EXCEEDS $2,500 DURING THE 12-MONTH PERIOD PRECEDING THE DATE THAT THE OFFICER BECOMES AWARE THAT:

(i) A CONTRACT BETWEEN THE LOCAL GOVERNMENT ENTITY AND VENDOR HAS BEEN EXECUTED; OR

(ii) THE LOCAL GOVERNMENT ENTITY IS CONSIDERING ENTERING INTO A CONTRACT WITH THE VENDOR.
A MESSAGE FROM OUR PRESIDENT

Greetings!
The comment I heard most from administrators last spring was: “Buckle your seatbelts; this is going to be a very busy semester.” It was both busy and productive.

Busy because COM moved forward with ambitious plans sure to change the face of the campus and help students succeed in record numbers.

Busy because we acted on multiple fronts simultaneously. We implemented ambitious academic goals, even as we worked to create an Academic Master Plan for the future and prepare for a bond referendum on November 6, 2018.

The community respect College of the Mainland enjoys is a well-deserved result of the hard work and good-spirited cooperation shown by each department and employee these past 12 months. Working together with the Board’s support and guidance, we implemented model programs, reshaped our public image, and have taken our place beside other great colleges and institutions in the region.

We are just getting started!
It has been my pleasure to be a part of the exciting transformation that is underway at College of the Mainland. My first two years as President have passed quickly. I’ve been busy telling a wonderful story of what good people can do for students—and a community—by staying focused, working hard, and going above and beyond previous expectations.

Though this document is a tool to measure the effectiveness of the COM President, it is truly a reflection of the outstanding efforts of COM’s many employees and community partners.

We make an unbeatable team!

Dr. Warren Nichols
President
At the President’s direction, the College now offers and retains outstanding employees, as evidenced by building a culture of trust and an environment that attracts the President is taking bold steps to help the College progress:

2.5 Create a collaborative environment for faculty and staff that promotes thoughtful discussion on the pedagogical aspects of teaching and learning by 2019

2.4 Deliver workshops, seminars and course work promoting effective teaching, learning and assessment practices. Metric: satisfaction rating of participants

2.3 Increase community wide engagement among administrators, faculty, staff and trustees. Metric: participation rates in local chambers, Lions Clubs, campus event attendance and committee assignments

2.2 Encourage employees to attend and participate in community events, as well.

2.1 Establish a comprehensive marketing and communication plan designed to improve the College’s image, reputation and awareness, to help communicate the College’s needs and achievements prior to a possible November 2018 Bond Referendum.

Goal 3: Facilities

Measurable Outcomes:

3.1 By 2027 75% of the first two phases of the master facilities plan will be completed.

3.2 Secure passage of Bond Referendum by November 2018

3.3 Establish an exemplary teaching-learning environment that best serves our faculty and students as evidenced by completion rates, surveys, course evaluations and other data.

3.4 Maintain a secure, accessible and welcoming environment as evidenced by student and staff satisfaction surveys

Alternative recommendation:

3.5 Establish a contemporary teaching-learning environment that best serves our faculty and students as evidenced by completion rates, surveys, course evaluations and other data.

Progress:

• The President oversaw the development of a comprehensive handbook for the BOT.

• The President authorized the creation of the Threat Assessment Task Force to develop COM policies and procedures to promote proactive measures to ensure the safety of campus community.

• The President developed and implemented a comprehensive marketing and communication plan designed to improve the College’s image, reputation and awareness to help communicate the College’s needs and achievements prior to a November 2018 Bond Referendum.

• COM conducted a Community Assessment Survey of residents within its taxing district to ascertain the public’s perception of the College prior to a possible bond referendum. Results showed the College had strong support among its community partners, especially among senior citizens.

• COM ended its relationship with Odyssey Center and moved dual credit student instruction to Clear Creek ISD locations.

• With the Board’s approval, COM implemented a $162.5 million Bond Referendum, if approved by voters, will provide 310,000 square feet of classroom and laboratory space for a growing enrollment through the construction of three new buildings.

• With the President serving as the College’s “voice,” the November 6 Bond Referendum has garnered the endorsement of all taxing district chambers of commerce and local media.

• The BOT approved preliminary work by PBK Architects to develop plans for the proposed STEAM Building.
APPENDIX E: Campus Map
APPENDIX F: 
College of the Mainland Redistricting Plan 2012