BACKGROUND:
The District is in the process of revising Board Policies utilizing the California Community College League’s model policies as applicable. This Board Policy has been reviewed by the appropriate committees on campus including the President’s Cabinet.

Attached are copies of the newly proposed BP 7090 (Page 2 of 3) and the existing BP 7090 (Page 3 of 3), which the new policy would replace.

<table>
<thead>
<tr>
<th>Board Policy</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>BP 7090 Use of College Facilities by Non-College Users (Last revised May 1, 1995)</td>
<td>Replace old BP 7090 with new BP 6700 which reflects current state regulations, League language, and numbering protocol.</td>
</tr>
</tbody>
</table>

Board policies are presented as a first reading for Governing Board review and will return for action at the next Governing Board meeting.

Administrator Initiating Item: Wanda Garner, Dean, NAS
Kathie Welch, Dean, HAWK

Academic and Professional Matter □ Yes □ No
If yes, Faculty Senate Agreement □ Yes □ No
Senate President Signature
Civic Center and Other Facilities Use

There are civic centers and other facilities suitable for public use at Cabrillo College. Use of these facilities shall be granted as provided by law. The Superintendent/President shall establish procedures regarding the use of District property and facilities by community groups, outside contractors, and others.

The administrative regulation shall reflect the requirements of applicable law, including Education Code Sections 82537, 82542, and 82548 regarding civic centers and other facilities suitable for public use. The procedures shall include reasonable rules regarding the time, place, and manner of use of District facilities. They shall assure that persons or organizations using District property are charged such fees as are authorized by law. Public use of District property shall not interfere with scheduled instructional programs or other activities of the District on behalf of students.

No group or organization may use District property to unlawfully discriminate on the basis of race, color, religion, ancestry, national origin, disability, sex (i.e., gender), or sexual orientation, or the perception that a person has one or more of the foregoing characteristics, or on any basis prohibited by law.

Use of the District’s civic centers and other facilities suitable for public use will be only for the purposes described by the California Legislature in Education Code Section 82537(a). These purposes include use by associations “formed for recreational, educational, political, economic, artistic, or moral activities of the public school districts” in order to “engage in supervised recreational activities” or “meet and discuss, from time to time, as they may desire, any subjects and questions which in their judgment appertain to the educational, political, economic, artistic, and moral interests of the citizens of the communities in which they reside” (Education Code Section 82537(a)). In granting permission to use the civic centers and other facilities suitable for public use, the District will not discriminate on the basis of viewpoint with regard to organizations engaging in expressive activities on the topics and subject matters articulated above.

Legal Reference: Education Code Sections 82537, 82542 and 82548

Adopted: June 6, 1988
Revised: May 1, 1989
Revised: May 1, 1995
Revised: September 2012
USE OF COLLEGE FACILITIES BY NON-COLLEGE USERS

The Cabrillo College Governing Board authorizes the use of college buildings and grounds and other properties for appropriate use by clubs, nonprofit groups, associations, and public agencies. Allowable activities can be recreational, educational, political, economic, and/or artistic in nature.

The Governing Board reserves the right to deny facility use to any applicant when, in the judgment of college officials, the request involves facility use which is not appropriate for a college environment, or which may have a detrimental effect on college facilities.

Churches or religious organizations may use college facilities under conditions as authorized in the California Education Code, established by the Governing Board and determined by the Vice President/Assistant Superintendent, Instruction upon recommendation by the Community Education Coordinator and the Dean of Occupational and Community Development. Churches and religious groups are charged a facility use fee that is at least equal to the fair-rental value of facilities and grounds, plus all direct costs incurred.

Commercial organizations not affiliated with the college and which on a continuous basis charge either a fee or tuition for a product or service are generally prohibited from using college facilities. Exceptions to this may be made at the discretion of the Vice President/Assistant Superintendent, Instruction.

The Governing Board sets a Schedule of Fees for facility use on an annual basis. Fee schedules are presented by the Vice President/Assistant Superintendent, Business upon recommendation by the Community Education Coordinator and the Dean of Occupational and Community Development.

Fees may be waived if, in the judgment of the Vice President/Assistant Superintendent, Business, the college and/or the community benefit by doing so.

Legal Reference: Education Code Sections 78300 through 78305 and 82530 through 82540; and Ca. Adm. Code, Title 5, Section 55001.

Adopted: June 6, 1988
Revised: May 1, 1989
Revised: May 1, 1995