OFFICERS AND OFFICIALS DUTIES AND REQUIREMENTS OF DEPOSITORY

SELECTING A DEPOSITORY

ALLOWABLE COLLATERAL

> MONITORING COLLATERAL ADEQUACY

The Superintendent or designee shall have the authority to determine the method of selecting a depository in accordance with BDAE(LEGAL).

Eligible securities for collateralization of deposits are those defined as "eligible securities" by the Public Funds Collateral Act. [See CDA]

The District shall require monthly reports with market values of pledged securities from all financial institutions with which the District has collateralized deposits. The investment officers shall monitor adequacy of collateralization levels to verify market values and total collateral positions.

The investment officer or designee shall approve in writing the re-

lease or substitution of any securities pledged to the District that

are being held by any organization.

RELEASE OF PLEDGED SECURITIES

DATE ISSUED: 9/26/2007 UPDATE 81 BDAE(LOCAL)-A

Brackett ISD 136901	
EMPLOYMENT PRACT	ICES DC (LOCAL)
PERSONNEL DUTIES	The Superintendent shall define the qualifications, duties, and re- sponsibilities of all positions and shall ensure that job descriptions are current and accessible to employees and supervisors.
POSTING VACANCIES	The Superintendent or designee shall establish guidelines for ad- vertising employment opportunities and posting notices of vacan- cies. These guidelines shall advance the Board's commitment to equal opportunity employment and to recruiting well-qualified can- didates. Current District employees may apply for any vacancy for which they have appropriate qualifications.
APPLICATIONS	All applicants shall complete the application form supplied by the District. Information on applications shall be confirmed before a contract is offered for a contractual position and before hiring or as soon as possible thereafter for a noncontractual position.
EMPLOYMENT OF CONTRACTUAL PERSONNEL	The Superintendent has sole authority to make recommendations to the Board regarding the selection of contractual personnel.
	The Board retains final authority for employment of contractual per- sonnel. [See DCA, DCB, DCC, and DCE as appropriate]
EMPLOYMENT OF NONCONTRACTUAL PERSONNEL	The Board delegates to the Superintendent final authority to em- ploy and dismiss noncontractual employees on an at-will basis. [See DCD]
EXIT INTERVIEWS AND EXIT REPORTS	An exit interview shall be conducted, if possible, and an exit report shall be prepared for every employee who leaves employment with the District.

ADOPTED:

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GUIDING PRINCIPLES INFORMAL PROCESS	The Board encourages employees to discuss their concerns and complaints through informal conferences with their supervisor, principal, or other appropriate administrator.		
	Concerns should be expressed as soon as possible to allow early resolution at the lowest possible administrative level.		
DIRECT COMMUNICATION WITH BOARD MEMBERS	Employees shall not be prohibited from communicating with Board members regarding District operations except when communica- tion between an employee and a Board member would be inap- propriate because of a pending hearing or appeal related to the employee.		
FORMAL PROCESS	If an informal conference regarding a complaint fails to reach the outcome requested by the employee, he or she may initiate the formal process described below by timely filing a written complaint form		
	Even after initiating the formal complaint process, employees are encouraged to seek informal resolution of their concerns. An em- ployee whose concerns are resolved may withdraw a formal com- plaint at any time.		
	The process described in this policy shall not be construed to cre- ate new or additional rights beyond those granted by law or Board policy, nor to require a full evidentiary hearing or "mini-trial" at any level		
FREEDOM FROM RETALIATION	Neither the Board nor any District employee shall unlawfully retali- ate against an employee for bringing a concern or complaint. [See DG]		
NOTICE TO EMPLOYEES	The principal of each campus and other supervisory personnel shall inform employees of this policy.		
SPECIFIC	For more information on how to proceed with complaints regarding:		
COMPLAINTS	1 Alleged discrimination, including violations of Title IX or Sec- tion 504, see DAA		
	2. Instructional materials, see EFA.		
	3. A commissioned peace officer who is an employee of the Dis- trict, see CKE.		
OTHER REVIEW PROCESSES	Complaints alleging certain forms of harassment, including har- assment by a supervisor, shall be processed in accordance with DIA.		
	Complaints arising from any of the following must be addressed through the local and statutory processes indicated below:		

	1.	The proposed nonrenewal of a term contract issued under Chapter 21 of the Texas Education Code, in accordance with DFBB.
	2.	The proposed termination or suspension without pay of an employee on a probationary, term, or continuing contract is- sued under Chapter 21 of the Texas Education Code during the contract term, in accordance with DFAA, DFBA, or DFCA, respectively.
	Thi	s policy shall apply to all other employee complaints.
DEFINITIONS	For	purposes of this policy, terms are defined as follows:
COMPLAINT / GRIEVANCE		e terms "complaint" and "grievance" shall have the same mean- A complaint under this policy may include:
	1.	Grievances concerning an employee's wages, hours, or con- ditions of work;
	2.	Specific allegations of unlawful discrimination in employment based on the employee's sex, race, religion, national origin, age, or disability;
	3.	Specific allegations of unlawful discrimination or retaliation based on the employee's exercise of legally protected rights; or
	4.	Specific allegations of adverse personnel action based on the employee's good faith report to an appropriate law enforce- ment authority of a violation of a law by the District or a Dis- trict employee, i.e., "whistleblower complaints." [See DG]
	5.	Complaints arising from the dismissal or termination of an at- will employee. [See DCD]
	6.	Complaints arising from the termination at end of year of the probationary contract of a professional employee. [See DFAB]
FILING	fax, ceiv busi are date they the	nplaint forms and appeal notices may be filed by hand-delivery, or U.S. Mail. Hand-delivered filings shall be timely filed if re- red by the appropriate administrator or designee by the close of iness on the deadline. Fax filings shall be timely filed if they received on or before the deadline, as indicated by the e/time shown on the fax copy. Mail filings shall be timely filed if are postmarked by U.S. Mail on the deadline and received by appropriate administrator or designated representative no more in three days after the deadline.

RESPONSE	At Levels One and Two, "response" shall mean a written communi- cation to the employee from the appropriate administrator. Re- sponses may be hand-delivered or sent by U.S. Mail to the em- ployee's mailing address of record. Mailed responses shall be timely if they are postmarked by U.S. Mail on the deadline and re- ceived by the employee or designated representative no more than three days after the response deadline.
DAYS	"Days" shall mean District business days. In calculating time lines under this policy, the day a document is filed is "day zero," and all deadlines shall be determined by counting the following day as "day one."
REPRESENTATIVE	"Representative" means any person who or an organization that does not claim the right to strike and is designated by the em- ployee to represent him or her in the complaint process.
DESIGNATION OF REPRESENTATIVE	The employee may designate a representative through written no- tice to the District at any level of this process. If the employee des- ignates a representative with fewer than three days' notice to the District before a scheduled conference or hearing, the District may reschedule the conference or hearing to a later date, if desired, in order to include the District's counsel.
WHISTLEBLOWER COMPLAINTS	Whistleblower complaints shall be filed within the time specified by law. Such complaints shall first be filed in accordance with LEVEL TWO, below. Time lines for the employee and the District set out in this policy may be shortened to allow the Board to make a final decision within 60 days of the initiation of the complaint. [See DG]
GENERAL PROVISIONS	Complaints arising out of an event or a series of related events shall be addressed in one complaint. Employees shall not bring separate or serial complaints arising from any event or series of events that have been or could have been addressed in a previous complaint.
	When two or more complaints are sufficiently similar in nature and remedy sought to permit their resolution through one proceeding, the District may consolidate the complaints.
UNTIMELY FILINGS	All time limits shall be strictly followed unless modified by mutual written consent.
	If a complaint form or appeal notice is not timely filed, the com- plaint may be dismissed, on written notice to the employee, at any point during the complaint process. The employee may appeal the dismissal by seeking review in writing within ten days, starting at the level at which the complaint was dismissed. Such appeal shall be limited to the issue of timeliness.

COSTS INCURRED	Each party shall pay its own costs incurred in the course of the complaint.
COMPLAINT FORM	Complaints under this policy shall be submitted in writing on a form provided by the District.
	Copies of any documents that support the complaint should be at- tached to the complaint form. If the employee does not have cop- ies of these documents, they may be presented at the Level One conference. After the Level One conference, no new documents may be submitted unless the employee did not know the docu- ments existed before the Level One conference.
	A complaint form that is incomplete in any material aspect may be dismissed, but may be refiled with all the requested information if the refiling is within the designated time for filing a complaint.
COMPLAINTS AGAINST SUPERVISORS	Complaints alleging a supervisor's violation of law may be made to the Superintendent beginning at Level Two. A complaint alleging a violation of law by the Superintendent may be made directly to the Board beginning at Level Three.
LEVEL ONE	Complaint forms must be filed:
	 Within 15 days of the date the employee first knew, or with reasonable diligence should have known, of the decision or action giving rise to the complaint or grievance; and
	2. With the lowest level administrator who has the authority to

remedy the alleged problem.

In most circumstances, employees on a school campus shall file Level One complaints with the campus principal; other District employees shall file Level One complaints with their immediate supervisor.

If the only administrator who has authority to remedy the alleged problem is the Superintendent or designee, the complaint may begin at Level Two following the procedure, including deadlines, for filing the complaint form at Level One.

If the complaint is not filed with the appropriate administrator, the receiving administrator must note the date and time the complaint form was received and immediately forward the complaint form to the appropriate administrator.

The appropriate administrator shall hold a conference with the employee within ten days after receipt of the written complaint.

The administrator shall have ten days following the conference to provide the employee a written response.

LEVEL TWO

LEVEL THREE

If the employee did not receive the relief requested at Level One or if the time for a response has expired, the employee may request a conference with the Superintendent or designee to appeal the Level One decision.

The appeal notice must be filed in writing, on a form provided by the District, within ten days after receipt of a response or, if no response was received, within ten days of the response deadline at Level One

The Superintendent or designee shall hold a conference within ten days after the appeal notice is filed. At the conference, the Superintendent or designee shall consider only the issues and documents presented at Level One and identified in the Level Two appeal notice. The Superintendent or designee shall have ten days following the conference to provide the employee a written response.

If the employee did not receive the relief requested at Level Two or if the time for a response has expired, the employee may appeal the decision to the Board.

The appeal notice must be filed in writing, on a form provided by the District, within ten days after receipt of a response or, if no response was received, within ten days of the response deadline at Level Two

The Superintendent or designee shall inform the employee of the date, time, and place of the Board meeting at which the complaint will be on the agenda for presentation to the Board.

The Superintendent or designee shall provide the Board with copies of the complaint form, all responses, all appeal notices, and all written documentation previously submitted by the employee or the administration. The Board shall consider only those issues and documents presented at the preceding levels and identified in the appeal notice.

The District shall determine whether the complaint will be presented in open or closed meeting in accordance with the Texas Open Meetings Act and other applicable law. [See BE]

The presiding officer may set reasonable time limits and guidelines for the presentation. The Board shall hear the complaint and may request that the administration provide an explanation for the decisions at the preceding levels.

In addition to any other record of the Board meeting required by law, the Board shall prepare a separate record of the Level Three presentation. The Level Three presentation, including the presen-

tation by the employee or the employee's representative, any presentation from the administration, and questions from the Board with responses, shall be recorded by audio recording, video/audio recording, or court reporter.

The Board shall then consider the complaint. It may give notice of its decision orally or in writing at any time up to and including the next regularly scheduled Board meeting. If for any reason the Board fails to reach a decision regarding the complaint by the end of the next regularly scheduled meeting, the lack of a response by the Board upholds the administrative decision at Level Two.

Brackett ISD	
136901	
ADMISSIONS	FD (LOCAL)
PERSONS AGE 21 AND OVER	The District shall not admit into its public schools any person age 21 or over unless otherwise required by law.
REGISTRATION FORMS	Appropriate registration forms shall be completed annually and signed by the student's parent, legal guardian, or other person having lawful control. Students who have reached age 18 shall be permitted to complete and sign these forms themselves.
MINOR LIVING APART PERSON STANDING IN PARENTAL RELATION	A minor student residing in the District but whose parent, guardian, or other person having lawful control under a court order does not reside in the District shall present a Power of Attorney assigning responsibility for the student in all school-related matters to an adult resident of the District.
MISCONDUCT	Any such student who has engaged in misconduct that results in any of the consequences found in Education Code 25.001(d) shall not be permitted to attend a District school.
EXCEPTIONS	Based on the individual student's circumstance, the Superintendent shall have authority to grant exceptions to the Power of Attorney requirement and to the exclusion for misconduct.
RESIDENCY REVIEW	The Superintendent shall determine whether a minor student resid- ing in the District separate and apart from a parent, guardian, or other person having lawful control is present in the District for the primary purpose of participating in extracurricular activities.
NONRESIDENT STUDENT IN GRANDPARENT'S AFTER-SCHOOL CARE	The parent and grandparent of a nonresident student requesting admission under Education Code 25.001(b)(9) shall provide to the Superintendent the required information on the grandparent's resi- dency and complete a form provided by the District describing the extent of after-school care to be provided by the grandparent.
	The Superintendent shall have authority to approve such admis- sions requests in accordance with criteria approved by the Board.
PLACEMENT ACCREDITED SCHOOLS	Students entering a District school from accredited public, private, or parochial schools after grade 1 shall provide evidence of prior schooling outside the District. They shall be placed initially at the grade level reached elsewhere, pending observation by the class- room teacher, guidance personnel, and the principal. On the basis of these observations and results of tests that may be administered by appropriate District personnel, the principal shall determine the final grade placement.
	For the purposes of this policy, "accredited" shall be defined as ac- creditation by TEA, an equivalent agency from another state, or an accrediting association recognized by the Commissioner of Educa- tion.

1 of 2

Brackett ISD 136901		
ADMISSIONS		FD (LOCAL)
NONACCREDITED SCHOOLS	vat initi clas	dents entering a District school from nonaccredited public, pri- e, or parochial schools, including homeschools, shall be placed ally at the discretion of the principal, pending observation by ssroom teachers, guidance personnel, and the principal. Crite- for placement may include:
	1.	Scores on achievement tests, which may be administered by appropriate District personnel.
	2.	Recommendation of the sending school.
	3.	Prior academic record.
	4.	Chronological age and social and emotional development of the student.
	5.	Other criteria deemed appropriate by the principal
TRANSFER CREDIT	stuo by t	e District shall validate high school credit for courses of transfer dents from nonaccredited public, private, or parochial schools testing or by other evidence that the courses meet State Board uirements and standards.
WITHDRAWAL		or students may withdraw from school by presenting a request ned by the student's parent or guardian and stating the reason the withdrawal. Students 18 or older may request withdrawal nout a parent's or guardian's signature.
	•	r District withdrawal of students no longer in attendance, see A(LOCAL)]

Brackett ISD 136901

ATTENDANCE COMPULSORY ATTENDANCE

Students in violation of the compulsory attendance law shall be reported to the District attendance officer, who may institute court action as provided by law.

A student who voluntarily attends school after the student's eighteenth birthday shall be required to attend school until the end of the school year.

The District may initiate withdrawal of a student under the age of 18 for nonattendance under the following conditions:

- 1. The student has been absent ten consecutive school days; and
- 2. Repeated efforts by the attendance officer and/or principal to locate the student have been unsuccessful.

For withdrawal of students 18 or older, see FEA(LEGAL).

When the District becomes aware that a student is being or will be homeschooled, the Superintendent or designee may request in writing a letter of notification from the parents of their intention to homeschool using a curriculum designed to meet basic education goals of reading, spelling, grammar, mathematics, and a study of good citizenship.

If the parents refuse to submit a letter of notification or if the District has evidence that the school-age child is not being homeschooled within legal requirements, the District may investigate further and, if warranted, shall pursue legal action to enforce the compulsory attendance law.

STUDENTS IN

HOMESCHOOLS

STUDENTS AGE 18

WITHDRAWAL FOR

NONATTENDANCE

AND OVER

DATE ISSUED: 9/26/2007 UPDATE 81 FEA(LOCAL)-A

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Brackett ISD 136901

ATTENDANCE ATTENDANCE FOR CREDIT

FEC (LOCAL)

ATTENDANCE COMMITTEES

PARENTAL NOTICE OF EXCESSIVE ABSENCES

METHODS FOR REGAINING CREDIT The Board shall establish an attendance committee or as many committees as necessary for efficient implementation of Education Code 25.092.

The Superintendent or designee shall make the specific appointments in accordance with legal requirements.

A student and the student's parent or guardian shall be given written notice prior to and at such time when a student's attendance in any class drops below 90 percent of the days the class is offered.

When a student's attendance drops below 90 percent but remains at least at 75 percent of the days the class is offered, the student may earn credit for the class by completing a plan approved by the principal. This plan must provide for the student to meet the instructional requirements of the class as determined by the principal.

If the student fails to successfully complete the plan, or when a student's attendance drops below 75 percent of the days the class is offered, the student, parent, or representative may request award of credit by submitting a written petition to the appropriate attendance committee.

Petitions for credit may be filed at any time the student receives notice but, in any event, no later than 30 days after the last day of classes.

The attendance committee shall review the student's entire attendance record and the reasons for absences and shall determine whether to award credit. The committee may also, whether a petition is filed or not, review the records of all students whose attendance drops below 90 percent of the days the class is offered.

Students who have lost credit because of excessive absences may regain credit by fulfilling the requirements established by the attendance committee.

PERSONAL ILLNESS

When a student's absence for personal illness exceeds four consecutive days, the student may be required to present a statement from a physician or health clinic verifying the illness or condition that caused the student's extended absence from school.

If the student has established a questionable pattern of absences, the attendance committee may also require a physician's or clinic's statement of illness after a single day's absence as a condition of classifying the absence as one for which there are extenuating circumstances.

Brackett ISD 136901				
ATTENDANCE ATTENDANCE FOR CR	EDIT	FEC (LOCAL)		
GUIDELINES ON EXTENUATING CIRCUMSTANCES		The attendance committee shall adhere to the following guidelines to determine attendance for credit:		
DAYS OF ATTENDANCE	1.	All absences shall be considered in determining whether a student has attended the required percentage of days. If make-up work is completed, absences for religious holy days, required court appearances, and health-care appointments shall be considered days of attendance for this purpose. [See FEB]		
TRANSFERS / MIGRANT STUDENTS	2.	A transfer or migrant student incurs absences only after his or her enrollment in the District.		
BEST INTEREST STANDARD	3.	In reaching consensus regarding a student's absences, the committee shall attempt to ensure that its decision is in the best interest of the student.		
	4.	The Superintendent or designee shall develop administrative regulations addressing the committee's documentation of the decision.		
DOCUMENTATION	5.	The committee shall consider the acceptability and authentic- ity of documented reasons for the student's absences.		
CONSIDERATION OF CONTROL	6.	The committee shall consider whether the absences were for reasons out of the student's or parent's control.		
STUDENT'S ACADEMIC RECORD	7.	The committee shall consider whether or not the student has completed assignments, mastered the essential knowledge and skills, and maintained passing grades in the course or subject.		
INFORMATION FROM STUDENT OR PARENT	8.	The student or parent shall be given an opportunity to present any information to the committee about the absences and to discuss ways to earn or regain credit.		
IMPOSING CONDITIONS FOR		committee may impose any of the following conditions for re- ing credit lost because of excessive absences:		
AWARDING CREDIT	1.	Completing additional assignments, as specified by the com- mittee or teacher.		
	2.	Satisfying time-on-task requirements before and/or after school.		
	3.	Attending tutorial sessions as scheduled.		
	4.	Attending Saturday classes.		
	5.	Attending summer school.		

ATTENDANCE ATTENDANCE FOR CREDIT

- 6. Maintaining the attendance standards for the rest of the semester.
- 7. Taking an examination to earn credit.

In all cases, the student must also earn a passing grade in order to receive credit.

APPEAL PROCESS

A parent or student may appeal the decision of the attendance committee in accordance with FNG(LOCAL) beginning at Level Three.

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	Note:	This policy addresses harassment of District students. For provisions regarding harassment of District employ- ees, see DIA. For reporting requirements related to child abuse and neglect, see FFG.		
	assment	ict prohibits sexual harassment, dating violence, and har- based on a person's race, color, gender, national origin, or religion.		
	Employee make rep	es shall not tolerate harassment of students and shall orts as required at REPORTING PROCEDURES, below.		
SEXUAL HARASSMENT BY AN EMPLOYEE	Sexual harassment of a student by a District employee includes both welcome and unwelcome sexual advances; requests for sex- ual favors; sexually motivated physical, verbal, or nonverbal con- duct; or other conduct or communication of a sexual nature when:			
	stud scho eduo	strict employee causes the student to believe that the ent must submit to the conduct in order to participate in a bol program or activity, or that the employee will make an cational decision based on whether or not the student nits to the conduct; or		
	2 The	conduct is so severe, persistent, or pervasive that it:		
	а.	Affects the student's ability to participate in or benefit from an educational program or activity, or otherwise ad- versely affects the student's educational opportunities; or		
	b,	Creates an intimidating, threatening, hostile, or abusive educational environment.		
	and Distri	or inappropriate social relationships between students ct employees are prohibited. Any sexual relationship be- tudent and a District employee is always prohibited, even sual.		
BY OTHERS	by anothe quests for	arassment of a student, including harassment committed or student, includes unwelcome sexual advances; re- r sexual favors; or sexually motivated physical, verbal, or l conduct when the conduct is so severe, persistent, or that it:		
	educ	cts a student's ability to participate in or benefit from an cational program or activity, or creates an intimidating, atening, hostile, or offensive educational environment;		
		the purpose or effect of substantially or unreasonably in- ring with the student's academic performance; or		

FFH (LOCAL)

	3. Otherwise adversely affects the student's educational oppor- tunities.		
EXAMPLES	Examples of sexual harassment of a student may include, but are not limited to, sexual advances; touching intimate body parts or coercing physical contact that is sexual in nature; jokes or conver- sations of a sexual nature; and other sexually motivated conduct, communications, or contact.		
	Necessary or permissible physical contact such as assisting a child by taking the child's hand, comforting a child with a hug, or other physical contact not reasonably construed as sexual in nature is not sexual harassment.		
DATING VIOLENCE	Dating violence occurs when one partner in a dating relationship, either past or current, intentionally uses physical, sexual, verbal, or emotional abuse to harm, threaten, intimidate, or control the other partner.		
	Examples of dating violence against a student may include, but are not limited to, physical or sexual assaults, name-calling, put-downs, threats to hurt the student or the student's family members or members of the student's household, destroying property belong- ing to the student, threats to commit suicide or homicide if the stu- dent ends the relationship, attempts to isolate the student from friends and family, stalking, or encouraging others to engage in these behaviors.		
	For purposes of this policy, dating violence is considered prohibited harassment if the conduct is so severe, persistent, or pervasive that the conduct:		
	1. Affects a student's ability to participate in or benefit from an educational program or activity, or creates an intimidating, threatening, hostile, or offensive educational environment;		
	 Has the purpose or effect of substantially or unreasonably in- terfering with the student's academic performance; or 		
	 Otherwise adversely affects the student's educational oppor- tunities. 		
OTHER PROHIBITED HARASSMENT	Prohibited harassment of a student is defined as physical, verbal, or nonverbal conduct based on the student's race, color, gender, national origin, disability, or religion that is so severe, persistent, or pervasive that the conduct:		
	1. Affects a student's ability to participate in or benefit from an educational program or activity, or creates an intimidating, threatening, hostile, or offensive educational environment;		

FFH (LOCAL)

- 2. Has the purpose or effect of substantially or unreasonably interfering with the student's academic performance; or
- 3. Otherwise adversely affects the student's educational opportunities.

Examples of prohibited harassment may include, but are not limited to, offensive or derogatory language directed at another person's religious beliefs or practices, accent, skin color, or need for accommodation; threatening or intimidating conduct; offensive jokes, name calling, slurs, or rumors; physical aggression or assault; display of graffiti or printed material promoting racial, ethnic, or other negative stereotypes; or other kinds of aggressive conduct such as theft or damage to property.

Any student who believes that he or she has experienced prohibited harassment should immediately report the alleged acts to a teacher, counselor, principal, or other District employee.

Any District employee who receives notice that a student has or may have experienced prohibited harassment is required to immediately report the alleged acts to an appropriate person designated below.

Any other person who knows or believes that a student has experienced prohibited harassment should immediately report the alleged acts to the appropriate person designated below.

Reports of known or suspected child abuse or neglect shall be made as required by law. [See FFG]

TIMELY REPORTING

Reports of harassment shall be made as soon as possible after the alleged acts. A failure to promptly report alleged harassment may impair the District's ability to investigate and address the harassment.

Oral or written reports of prohibited harassment shall normally be made to the campus principal. A person shall not be required to report harassment to the alleged harasser; nothing in this policy prevents a person from reporting harassment directly to one of the District officials below:

- 1. For sexual harassment, the Title IX coordinator. [See FB(LOCAL)]
- 2. For all other prohibited harassment, the Superintendent.

A report against the Title IX coordinator may be made directly to the Superintendent; a report against the Superintendent may be made directly to the Board



REPORTING PROCEDURES

EXAMPLES

Brackett ISD 136901		
STUDENT WELFARE F FREEDOM FROM HARASSMENT (LOC)		
NOTIFICATION OF REPORT	Upon receipt of a report of harassment, a principal shall in a tely notify the appropriate District official listed above.	nmedi-
NOTICE TO PARENTS	The principal or District official shall promptly notify the parany student alleged to have experienced prohibited haras a District employee or another adult associated with the D cases of student-to-student harassment, the District shall notify the parents of any student alleged to have experien assment when the allegations presented, if proven, would tute sexual harassment or other prohibited harassment as by District policy.	sment by District. In promptly ced har- consti-
CONFIDENTIALITY	To the greatest extent possible, the District shall respect to vacy of the complainant, persons against whom a report is and witnesses. Limited disclosures may be necessary in conduct a thorough investigation and comply with applica	s filed, order to
INVESTIGATION OF THE REPORT	The District may request, but shall not insist upon, a written If a report is made orally, the District official shall reduce the to written form.	
	Upon receipt or notification of a report, the District official termine whether the allegations, if proven, would constitut harassment or other prohibited harassment as defined by policy. If so, the District official shall immediately authorize dertake an investigation.	e sexual District
	If appropriate, the District shall promptly take interim actio vent harassment during the course of an investigation.	n to pre-
	The investigation may be conducted by the District official ignee, such as the campus principal, or by a third party de by the District, such as an attorney. When appropriate, th principal shall be involved in or informed of the investigation	signated e campus
	The investigation may consist of personal interviews with son making the report, the person against whom the report and others with knowledge of the circumstances surround allegations. The investigation may also include analysis of information or documents related to the allegations.	rt is filed, ing the
	The District's obligation to conduct an investigation is not a by the fact that a criminal or regulatory investigation regard same or similar allegations is pending.	
CONCLUDING THE	Absent extenuating circumstances, the investigation shou completed within ten business days from the date of the re however, the investigator shall take additional time if nece complete a thorough investigation.	eport;

DISTRICT ACTION

APPEAL

RETALIATION PROHIBITED

RECORDS RETENTION

ACCESS TO POLICY

The investigator shall prepare a written report of the investigation. The report shall be filed with the District official overseeing the investigation.

If the results of an investigation indicate that prohibited harassment occurred, the District shall promptly respond by taking appropriate disciplinary or corrective action reasonably calculated to address the harassment.

The District may take disciplinary action based on the results of an investigation, even if the District concludes that the conduct did not rise to the level of harassment prohibited by law or District policy.

A student, including a complainant, may appeal through FNG(LOCAL), beginning at the appropriate level. A complainant shall be informed of his or her right to file a complaint with the United States Department of Education Office for Civil Rights.

Retaliation against a student alleged to have experienced harassment, a witness, or another person who makes a report or participates in an investigation is strictly prohibited. A person who makes a good faith report of prohibited harassment shall not suffer retaliation for making the report. A person who intentionally makes a false claim, offers false statements, or refuses to cooperate with a District investigation regarding prohibited harassment is subject to appropriate discipline.

Retention of records shall be in accordance with FB(LOCAL).

Information regarding this policy shall be distributed annually to District employees and included in the student handbook. Copies of the policy shall be readily available at each campus and the District's administrative offices.

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COMMUNITY RELATIONS VISITORS TO THE SCHOOLS

Prominent notices shall be posted at each campus requiring all visitors to first report to the campus administrative office. This shall apply to parents, Board members, volunteers, social service workers, invited speakers, maintenance and repair persons not employed by the District, vendors, representatives of the news media, former students, students enrolled at other campuses, and any other visitors.

Visits to individual classrooms during instructional time shall be permitted only with the principal's and teacher's approval, and such visits shall not be permitted if their duration or frequency interferes with the delivery of instruction or disrupts the normal school environment.

The Superintendent, working with campus administrators, shall develop and implement procedures regarding campus visitors who are identified as sex offenders. These procedures shall address:

- 1. Parental rights;
- 2. Escort by District personnel;
- 3. Access to common areas of the campus;
- 4. Access to classrooms;
- 5. Drop off and release of students;
- 6. Eligibility to serve as volunteers; and
- 7 Any other relevant issues

REGISTERED SEX OFFENDERS ON DISTRICT PREMISES