# Instruction Sheet TASB Localized Policy Manual Update 124

# United ISD

| Code | Туре    | Action To Be Taken | Note                 |
|------|---------|--------------------|----------------------|
| CAA  | (LOCAL) | Replace policy     | Revised policy       |
| CDA  | (LOCAL) | Replace policy     | Revised policy       |
| CFC  | (LOCAL) | No policy enclosed | See explanatory note |
| CV   | (LOCAL) | Replace policy     | Revised policy       |
| CY   | (LOCAL) | Replace policy     | Revised policy       |
| DH   | (LOCAL) | Replace policy     | Revised policy       |
| EHB  | (LOCAL) | Replace policy     | Revised policy       |
| EHBB | (LOCAL) | Replace policy     | Revised policy       |
| FFG  | (LOCAL) | Replace policy     | Revised policy       |
| GKA  | (LOCAL) | Replace policy     | Revised policy       |

# **Explanatory Notes**

# TASB Localized Policy Manual Update 124

### United ISD

#### CAA(LOCAL)

#### FISCAL MANAGEMENT GOALS AND OBJECTIVES: FINANCIAL ETHICS

Recommended revisions to this local policy at Federal Awards Disclosure are to align text with updated rules regarding federal grants found in the Code of Federal Regulations. This guidance became effective October 1, 2024, and is reflected in CBB(LEGAL). The phrase "or designee" is recommended for deletion throughout the policy, except in places where the designation of another individual could be in place of the superintendent or board president and not just the superintendent as is the case in most other policies.

The Legal Issues in Update 124 memo, available with your Update 124 materials under <u>Local Manual Up-</u> <u>dates</u> on Policy Online (TASB login required), describes common legal concerns and best practices specific to this policy's topic.

#### CDA(LOCAL) OTHER REVENUES: INVESTMENTS

The section on Sellers of Investments is recommended for revision to specify that representatives with distributors of investment pools must be registered with the Texas State Securities Board, have membership in the Securities Investor Protection Corporation, and be in good standing with the Financial Industry Regulatory Authority. Distributors of investment pools must also be registered in good standing with the Municipal Securities Rulemaking Board.

The Legal Issues in Update 124 memo, available with your Update 124 materials under <u>Local Manual Up-</u> <u>dates</u> on Policy Online (TASB login required), describes common legal concerns and best practices specific to this policy's topic.

#### CFC(LOCAL) ACCOUNTING: AUDITS

Our records indicate that the district has an internal audit program. The Institute of Internal Auditors published new Global Internal Audit Standards that are effective in January 2025. It is recommended that the district review the <u>standards</u>. Please contact your district's policy consultant for assistance with updates to the district's CFC(LOCAL) if needed.

### CV(LOCAL) FACILITIES CONSTRUCTION

As requested by the administration and drafted by the district's legal counsel, the enclosed revisions regarding construction contracts and change orders are recommended. Please contact your policy consultant if you have any questions.

#### CY(LOCAL) INTELLECTUAL PROPERTY

Revisions are recommended throughout this local policy to clarify the circumstances under which the district's intellectual property may be used and where ownership of intellectual property lies when material is created by a district employee. Other recommended revisions clarify how district employees may use other copyrighted material, including copyrighted material used for performances and displays in instruction.

#### DH(LOCAL) EMPLOYEE STANDARDS OF CONDUCT

The provisions addressing tobacco and e-cigarettes are recommended for revision to include nicotine products regardless of whether the product contains tobacco. This language aligns with the language included in the Model Employee Handbook.

**Please note:** We have retained unchanged the district's locally developed text throughout the policy, including the provisions regarding an employee's duty to report any known or suspected crime to their supervisor or the police department and the provision addressing criminal history background checks. Please contact your policy consultant if revisions are needed.

# Explanatory Notes

# TASB Localized Policy Manual Update 124

#### United ISD

The Legal Issues in Update 124 memo, available with your Update 124 materials under <u>Local Manual Updates</u> on Policy Online (TASB login required), describes common legal concerns and best practices specific to this policy's topic.

#### EHB(LOCAL) CURRICULUM DESIGN: SPECIAL PROGRAMS

Recommended revisions to this local policy on Special Programs reflect updated Administrative Code rules addressing dyslexia and related disorders, specifically inclusion of references to the *Dyslexia Handbook* and admission, review, and dismissal (ARD) committee decisions.

#### EHBB(LOCAL) SPECIAL PROGRAMS: GIFTED AND TALENTED STUDENTS

Changes to the Texas State Plan for the Education of Gifted/Talented Students, approved by the State Board of Education in September 2024, prompted updates in terminology throughout this local policy. Recommended revisions at Funding are to align the text with requirements in the Education Code and in Administrative Code rules.

#### FFG(LOCAL) STUDENT WELFARE: CHILD ABUSE AND NEGLECT

Under Reporting Child Abuse and Neglect, a new subsection on Oral Reports is recommended to comply with revisions to the Family Code and Administrative Code. Recommended revisions at Making a Report are to clarify new requirements in the Education Code stating that reporting individuals must provide their name and contact information when making a report. The policy still states that the identity of a person making a report of suspected child abuse or neglect shall be kept confidential and disclosed only in accordance with the law.

#### GKA(LOCAL) COMMUNITY RELATIONS: CONDUCT ON SCHOOL PREMISES

Recommended language prohibiting electronic vaporizing devices has been added to the Tobacco and E-Cigarettes section of this local policy.

The Legal Issues in Update 124 memo, available with your Update 124 materials under <u>Local Manual Up-</u> <u>dates</u> on Policy Online (TASB login required), describes common legal concerns and best practices specific to this policy's topic.

# FISCAL MANAGEMENT GOALS AND OBJECTIVES FINANCIAL ETHICS

CAA (LOCAL)

All Trustees, employees, vendors, contractors, agents, consultants, volunteers, and any other parties who are involved in the District's financial transactions shall act with integrity and diligence in duties involving the District's fiscal resources.

*Note:* See the following policies and/or administrative regulations regarding conflicts of interest, ethics, and financial oversight#:

- Code of ethics:
  - for Board members— BBF
  - for employees— DH
- Financial conflicts of interest:
  - for public officials— BBFA
  - for all employees— DBD
  - for vendors— CHE
- Compliance with state and federal grant and award requirements: CB, CBB
- Financial conflicts and gifts and gratuities regarding federal funds: CB, CBB
- Systems for monitoring the District's investment program: CDA
- Budget planning and evaluation: CE
- Compliance with accounting regulations: CFC
- Activity fund management: CFD
- Criminal history record information for employees: DBAA, DC
- Disciplinary action for fraud by employees: DCD, DCE, and DF series

#### Fraud and Financial Impropriety

The District prohibits fraud and financial impropriety, as defined below, in the actions of its Trustees, employees, vendors, contractors, agents, consultants, volunteers, and others seeking or maintaining a business relationship with the District.

Definition

Fraud and financial impropriety shall include but not be limited to::

- 1. Forgery or unauthorized alteration of any document or account belonging to the District.
- Forgery or unauthorized alteration of a check, bank draft, or any other financial document.

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# FISCAL MANAGEMENT GOALS AND OBJECTIVES FINANCIAL ETHICS

|                  | 3.   | Misappropriation of funds, securities, supplies, or other Dis-<br>trict assets, including employee time.  |  |
|------------------|--|---|--|
|                  | 4.   | Impropriety in the handling of money or reporting of District fi-<br>nancial transactions.  |  |
|                  | 5.   | Profiteering as a result of insider knowledge of District infor-<br>mation or activities.   |  |
|                  | 6.   | Unauthorized disclosure of confidential or proprietary infor-<br>mation to outside parties.   |  |
|                  | 7.   | Unauthorized disclosure of investment activities engaged in or contemplated by the District.  |  |
|                  | 8.   | Accepting or seeking anything of material value from contrac-<br>tors, vendors, or other persons providing services or materials<br>to the District, except as otherwise permitted by law or District<br>policy. [See CB, DBD]  |  |
|                  | 9.   | Inappropriately destroying, removing, or using records, furni-<br>ture, fixtures, or equipment.   |  |
|                  | 10.  | Failure to provide financial records required by federal, state, or local entities.   |  |
|                  | 11.  | Failure to disclose conflicts of interest as required by law or<br>District policy.   |  |
|                  | 12.  | Any other dishonest act regarding the finances of the District.   |  |
|                  | 13.  | Failure to comply with requirements imposed by law, the awarding agency, or a pass-through entity for state and fed-<br>eral awards.  |  |
| and Oversight po |  | ach employee who supervises or prepares District financial re-<br>orts or transactions shall set an example of honest and ethical be-<br>avior and shall actively monitor his or her area of responsibility for<br>aud and financial impropriety.   |  |
| Fraud Prevention | The Superintendent-or designee shall maintain a system of internal controls to deter and monitor for fraud or financial impropriety in the District. |   |  |
| Reports          | trict s<br>thori<br>Supe   | person who suspects fraud or financial impropriety in the Dis-<br>shall report the suspicions immediately to a person with au-<br>ty to investigate the suspicions, including any supervisor, the<br>erintendent-or designee, the Board President, local law en-<br>ement, or the 24-hour fraud and ethics hotline. |  |
|                  |  | orts of suspected fraud or financial impropriety shall be treated onfidential to the extent permitted by law. Limited disclosure  |  |

DATE ISSUED: 6/22/20181/29/2025 ADOPTED:Adopted: UPDATE 111124 CAA(LOCAL)-X

# FISCAL MANAGEMENT GOALS AND OBJECTIVES FINANCIAL ETHICS

CAA (LOCAL)

Protection from Retaliation

Fraud Investigations

Response

Federal Awards Disclosure

Analysis of Fraud

may be necessary to complete a full investigation or to comply with law. All employees involved in an investigation shall be advised to keep information about the investigation confidential.

Neither the Board nor any District employee shall unlawfully retaliate against a person who in good faith reports perceived fraud or financial impropriety. [See DG]

In coordination with legal counsel and other internal or external departments or agencies, as appropriate, the Superintendent, Board President, or a designee shall promptly investigate reports of potential fraud or financial impropriety.

If an investigation substantiates a report of fraud or financial impropriety, the Superintendent or designee shall promptly inform the Board of the report, the investigation, and any responsive action taken or recommended by the administration.

If an employee is found to have committed fraud or financial impropriety, the Superintendent or designee shall take or recommend appropriate disciplinary action, which may include termination of employment. If a contractor or vendor is found to have committed fraud or financial impropriety, the District shall take appropriate action, which may include cancellation of the District's relationship with the contractor or vendor.

When circumstances warrant, the Board, Superintendent, or a designee may refer matters to appropriate law enforcement or regulatory authorities. In cases involving monetary loss to the District, the District may seek to recover lost or misappropriated funds.

The final disposition of the matter and any decision to file a criminal complaint or to refer the matter to the appropriate law enforcement or regulatory agency for independent investigation shall be made in consultation with legal counsel.

The-In connection with federal awards, the District shall promptly disclose, in a timely manner in writing to the federal awarding agency or pass-through entity, all violations whenever the District has credible evidence of the commission of a violation of federal criminal law involving fraud, conflict of interest, bribery, or gratuity violations potentially affectingfound in federal law, including the Civil False Claims Act. This provision applies to any activities or subawards of a federal grant-award. [See CBB]

After any investigation substantiates a report of fraud or financial impropriety, the Superintendent or designee shall analyze conditions or factors that may have contributed to the fraudulent or improper activity. The Superintendent or designee shall ensure that

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FISCAL MANAGEMENT GOALS AND OBJECTIVES FINANCIAL ETHICS

CAA (LOCAL)

appropriate administrative procedures are developed and implemented to prevent future misconduct. These measures shall be presented to the Board for review.

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## OTHER REVENUES INVESTMENTS

Investment Authority

Approved Investment Instruments The assistant superintendent for business/finance or other person designated by Board resolution shall serve as the investment officer of the District and shall invest District funds in accordance with the Public Funds Investment Act, the District's approved investment policy, and generally accepted accounting procedures. All investment transactions except investment pool funds and mutual funds shall be settled on a delivery versus payment basis.

From those investments authorized by law and described further in CDA(LEGAL) under Authorized Investments, the Board shall permit investment of District funds, including bond proceeds and pledged revenue to the extent allowed by law, in only the following investment types, consistent with the strategies and maturities defined in this policy:

- 1. Obligations of, or guaranteed by, governmental entities as permitted by Government Code 2256.009.
- 2. Certificates of deposit and share certificates as permitted by Government Code 2256.010.
- 3. Fully collateralized repurchase agreements permitted by Government Code 2256.011.
- 4. A securities lending program as permitted by Government Code 2256.0115.
- 5. Banker's acceptances as permitted by Government Code 2256.012.
- 6. Commercial paper as permitted by Government Code 2256.013.
- No-load mutual funds, except for bond proceeds, and no-load money market mutual funds, as permitted by Government Code 2256.014.
- A guaranteed investment contract as an investment vehicle for bond proceeds, provided it meets the criteria and eligibility requirements established by Government Code 2256.015.
- 9. Public funds investment pools as permitted by Government Code 2256.016.

Safety

The primary goal of the investment program is to ensure safety of principal, to maintain liquidity, and to maximize financial returns within current market conditions in accordance with this policy. Investments shall be made in a manner that ensures the preservation of capital in the overall portfolio, and offsets during a 12-month period any market price losses resulting from interest-rate fluctua-

DATE ISSUED: <u>2/7/2020</u>1/29/2025 <u>LDU 2020.01</u>UPDATE 124 CDA(LOCAL)-X

ADOPTED:Adopted:

CDA (LOCAL)

OTHER REVENUES INVESTMENTS

Investment Management

Liquidity and Maturity

Diversity

Monitoring Market Prices

Monitoring Rating Changes

**Funds/Strategies** 

tions by income received from the balance of the portfolio. No individual investment transaction shall be undertaken that jeopardizes the total capital position of the overall portfolio.

In accordance with Government Code 2256.005(b)(3), the quality and capability of investment management for District funds shall be in accordance with the standard of care, investment training, and other requirements set forth in Government Code Chapter 2256.

Any internally created pool fund group of the District shall have a maximum dollar weighted maturity of 180 days. The maximum allowable stated maturity of any other non-capital project or nonbond proceeds individual investment owned by the District shall not exceed one year from the time of purchase. The maximum allowable stated maturity of any capital project or bond proceeds individual investment owned by the District shall not exceed the lesser of the anticipated expenditure date or three years from the time of purchase, whichever is sooner. The Board may specifically authorize a longer maturity for a given investment, within legal limits.

The District's investment portfolio shall have sufficient liquidity to meet anticipated cash flow requirements.

The investment portfolio shall be diversified in terms of investment instruments, maturity scheduling, and financial institutions to reduce risk of loss resulting from overconcentration of assets in a specific class of investments, specific maturity, or specific issuer.

The investment officer shall monitor the investment portfolio and shall keep the Board informed of significant changes in the market value of the District's investment portfolio. Information sources may include financial/investment publications and electronic media, available software for tracking investments, depository banks, commercial or investment banks, financial advisers, and representatives/advisers of investment pools or money market funds. Monitoring shall be done at least quarterly, as required by law, and more often as economic conditions warrant by using appropriate reports, indices, or benchmarks for the type of investment.

In accordance with Government Code 2256.005(b), the investment officer shall develop a procedure to monitor changes in investment ratings and to liquidate investments that do not maintain satisfactory ratings.

Investments of the following fund categories shall be consistent with this policy and in accordance with the applicable strategy defined below. All strategies described below for the investment of a particular fund should be based on an understanding of the suitability of an investment to the financial requirements of the District

DATE ISSUED: 2/7/20201/29/2025 LDU 2020.01UPDATE 124 CDA(LOCAL)-X ADOPTED: Adopted:

CDA (LOCAL)

## OTHER REVENUES INVESTMENTS

and consider preservation and safety of principal, liquidity, marketability of an investment if the need arises to liquidate before maturity, diversification of the investment portfolio, and yield.

Investment strategies for operating funds (including any commingled pools containing operating funds) shall have as their primary objectives preservation and safety of principal, investment liquidity, and maturity sufficient to meet anticipated cash flow requirements.

Investment strategies for custodial funds shall have as their primary objectives preservation and safety of principal, investment li-

Operating Funds

Custodial Funds

**Capital Project** 

Safekeeping and

Funds

Custody

Sellers of

Investments

Soliciting Bids for

Interest Rate Risk

CDs

quidity, and maturity sufficient to meet anticipated cash flow requirements. Debt Service Funds Investment strategies for debt service funds shall have as their

Investment strategies for debt service funds shall have as their primary objective sufficient investment liquidity to timely meet debt service payment obligations in accordance with provisions in the bond documents. Maturities longer than one year are authorized provided legal limits are not exceeded.

Investment strategies for capital project funds shall have as their primary objective sufficient investment liquidity to timely meet capital project obligations. Maturities longer than one year are authorized provided legal limits are not exceeded.

The District shall retain clearly marked receipts providing proof of the District's ownership. The District may delegate, however, to an investment pool the authority to hold legal title as custodian of investments purchased with District funds by the investment pool.

Prior to handling investments on behalf of the District, a broker/dealer or a qualified representative of a business organization must submit required written documents in accordance with law. [See Sellers of Investments, CDA(LEGAL)]

Representatives of brokers/dealers and representatives with distributors of investment pools shall be registered with the Texas State Securities Board and must have membership in the Securities Investor Protection Corporation (SIPC) and be in good standing with the Financial Industry Regulatory Authority (FINRA). Distributors of investment pools shall also be a registrant in good standing with the Municipal Securities Rulemaking Board (MSRB).

In order to get the best return on its investments, the District may solicit bids for certificates of deposit in writing, by telephone, or electronically, or by a combination of these methods.

To reduce exposure to changes in interest rates that could adversely affect the value of investments, the District shall use final and weighted-average-maturity limits and diversification.

DATE ISSUED: <u>2/7/2020</u>1/29/2025 <u>LDU-2020.01UPDATE 124</u> CDA(LOCAL)-X ADOPTED:Adopted:

## OTHER REVENUES INVESTMENTS

CDA (LOCAL)

#### Internal Controls

The District shall monitor interest rate risk using weighted average maturity and specific identification.

A system of internal controls shall be established and documented in writing and must include specific procedures designating who has authority to withdraw funds. Also, they shall be designed to protect against losses of public funds arising from fraud, employee error, misrepresentation by third parties, unanticipated changes in financial markets, or imprudent actions by employees and officers of the District. Controls deemed most important shall include:

- 1. Separation of transaction authority from accounting and recordkeeping and electronic transfer of funds.
- 2. Avoidance of collusion.
- 3. Custodial safekeeping.
- 4. Clear delegation of authority.
- 5. Written confirmation of telephone transactions.
- 6. Documentation of dealer questionnaires, quotations and bids, evaluations, transactions, and rationale.

7. Avoidance of bearer-form securities.

These controls shall be reviewed by the District's independent auditing firm.

Weighted average yield to maturity shall be the portfolio performance measurement standard for all investment reporting.

The Board shall review this investment policy and investment strategies not less than annually and shall document its review in writing, which shall include whether any changes were made to either the investment policy or investment strategies.

In conjunction with the annual financial audit, the District shall perform a compliance audit of management controls on investments and adherence to the District's established investment policies.

Performance Measurement

Annual Review

Annual Audit

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FACILITIES CONSTRUCTION

Compliance with Law

## Construction Contracts

The Superintendent shall establish procedures that ensure that all school facilities within the District comply with applicable laws and local building codes.

Unless otherwise determined by the Board, the project delivery/contract award method to be used for each construction contract valued at or above \$50,000 in the aggregate for each 12month period shall be the job-order contract method set forth in Education Code Sections 44.031(a)(2) and 44.039, Chapter 44, Subchapter B, as determined and approved by. To assist the Board to be the best value for the District. If another method is deemed by, the Superintendent to be more appropriate for a particular construction shall recommend the project, the Superintendent or designee shall submit a recommendation for the Board's consideration, determination, and approval as a delivery/contract award method that he or she determines provides the best value to the District. [See CV series generally and CBB(LEGAL) for requirements if federal funds are involved.]

For construction contracts valued at or above \$50,000, the Superintendent shall be authorized to execute the resulting contract after the Board has approved the proposal/bid. Lesser expenditures for construction and construction-related materials or services shall be at the discretion of the Superintendent and consistent with law and policy. [See also CH and CBB(LEGAL)]

**Note:** For provisions regarding delegation of authority for construction contracts in the event of a catastrophe, emergency, or natural disaster affecting the District, see CH(LOCAL).

## Change Orders

Change orders permitted by law shall be approved by the Board or its designee prior to any changes being made in the approved plans or the actual construction of the facility. The Superintendent or designee is authorized to approve any change orders in an amount not to exceed \$25,000 prior to any changes being made in the approved plans or the actual construction of the facility, as well as any time extensions to construction contracts without Board approval.

Project Administration

All construction projects shall be administered by the Superintendent or designee.

The Superintendent shall keep the Board informed concerning construction projects and also shall provide information to the general public.

DATE ISSUED: 5/11/20211/29/2025 UPDATE 117124 CV(LOCAL)-X

FACILITIES CONSTRUCTION

CV (LOCAL)

# **Final Payment**

The District shall not make final payments for construction or the supervision of construction until the work has been completed and the Superintendent has accepted the work.

DATE ISSUED: <del>5/11/2021</del>1/29/2025 UPDATE <del>117124</del> CV(LOCAL)-X

#### INTELLECTUAL PROPERTY

CY (LOCAL)

Intellectual Property

Students

Employees District Ownership

> Employee Ownership

#### Permission

A District employee may apply to theException

Works Made for Hire

Independent Contractors

Return of Intellectual Property All copyrights, trademarks, and other intellectual property rights belonging to the District shall remain with the District at all times. Except as provided by law, policy, or written authorization from the Superintendent, the use of District intellectual property shall be limited to District-related purposes.

A student shall retain all rights to their own work created as part of instruction or using District technology resources.

As an agent of the District, an employee, including a student employee, shall not have rights to work he or she createscreated on District time or using District technology resources. The District shall own any work or work product created by a District employee in the course and scope of his or herDistrict employment, including the right to obtain patents or copyrights.

If the employee obtains a patent for such work, the employee shall grant a non-exclusive, non-transferable, perpetual, royalty-free, Districtwide license to the District for use of the patented work. A District employee shall own any work or work product produced on his or her own-personal time, away from his or her job and with personal equipment and materials, including the right to obtain patents or copyrights.

The Superintendent or designeeshall have the authority to permit use of District materials and equipment in his or her creative developing the employee's own projects, provided the employee agrees eitherin writing to grant to the District a non-exclusive, non-transferablenonexclusive, nontransferable, perpetual, royalty-free, Districtwide license to use the work, or permits the District to be listed as co-author or co-inventor if the District contribution to the work is substantial. District materials do not include student work, all rights to which are retained by the student.

The District may hire an independent contractor for specially commissioned work(s)works under a written works-made-for-hire agreement that provides that the District shall own the work product created under the agreement, as permitted by copyright law. Independent contractors shall comply with copyright law in all works commissioned.

Upon the termination of any person's association with the District, all permission to possess, receive, or modify the District's intellectual property shall also immediately terminate. All such persons shall return to the District all intellectual property, including but not limited to any copies, no matter how kept or stored, and whether directly or indirectly possessed by such person.

DATE ISSUED: 5/9/20111/29/2025 UPDATE 90124 CY(LOCAL)-A

#### INTELLECTUAL PROPERTY

CY (LOCAL)

## Copyright

Unless the proposed use of a copyrighted work is an exception under the "fair use" guidelines maintained by the Superintendent-or designee, the District shall require an employee or student to obtain a license or permission from the copyright holder before copying, modifying, displaying, performing, distributing, or otherwise employing the copyright holder's work for instructional, curricular, or extracurricular purposes. This policy does not apply to any work sufficiently documented to be in the public domain.

All persons are prohibited from usingUse of District technology in violation of any law, including copyright law<sub>7</sub>, is prohibited. Only appropriately licensed images, applications, programs, or other software may be used with District technology resources. No person shall use the The District's technology resources shall not be used to post, publicize, or duplicate information in violation of copyright law. The Board shall direct the Superintendent or designee teshall employ all reasonable measures to prevent the use of District technology resources in violation of the law. All persons Any person us-

Technology Use

Electronic Media Unless a license or permission is obtained, electronic media in the classroomPerforma nces and Displays

Designated Agent

with the following:

ing District technology resources in violation of law shall lose user privileges in addition to other sanctions. [See BBI and CQ] The display and performance of copyrighted material, including motion pictures and other audiovisual, dramatic works, must be used in musical performances, or other audio and visual works, may only occur as part of instructional activities and in accordance

- As a regular part of teaching and directly related to the course of curriculum;
- During face-to-face teaching activities as defined by law;
- When viewed in a classroom or designated place of instruction; and
- With a lawfully made copy or through authorized access.

The District shall designate an agent to receive notification of alleged online copyright infringement and shall notify the U.S. Copyright Office of the designated agent's identity. The District shall include on its Web sitewebsite information on how to contact the District's designated agent and a copy of the District's copyright policy. Upon notification, the District's designated agent shall take all actions necessary to remedy any violation. The District shall provide the designated agent appropriate training and resources necessary to protect the District.

If a content owner reasonably believes that the District's technology resources have been used to infringe upon a copyright, the owner may notify the designated agent.

DATE ISSUED: 5/9/20111/29/2025 UPDATE 90124 CY(LOCAL)-A ADOPTED:Adopted:

INTELLECTUAL PROPERTY

Trademark

The District protects all District and campus trademarks, including names, logos, mascots, and symbols, from unauthorized use.

School-Related Use The District grants permission to students, student organizations, parent organizations and other District--affiliated school-support or booster organizations to use, without charge, District and campus trademarks to promote a group of students, an activity or event, a campus, or the District, if the use is in furtherance of a school-related business or activity. The Superintendent or designee-shall determine what constitutes use in furtherance of a school-related business or activity and is authorized to revoke permission if the use is improper or does not conform to administrative regulations.

Public Use

Members of the general-public, outside organizations, vendors, commercial manufacturers, wholesalers, and retailers shall not use District trademarks without the written permission of authorization from the Superintendent or designee. Any production of merchandise with District trademarks for sale or distribution must be pursuant to a trademark licensing agreement and may be subject to the payment of royalties.

Any individual, organization, or business that uses District or campus trademarks without appropriate authorization shallmay be subject to legal action.

DATE ISSUED: 5/9/20111/29/2025 UPDATE 90124 CY(LOCAL)-A ADOPTED: Adopted:

Each District employee shall perform his or her duties in accordance with state and federal law, District policy, and ethical standards. The District holds all employees accountable to the Educators' Code of Ethics. [See DH(EXHIBIT)]

Each District employee shall recognize and respect the rights of students, parents, other employees, and members of the community and shall work cooperatively with others to serve the best interests of the District.

An employee wishing to express concern, complaints, or criticism shall do so through appropriate channels. [See DGBA]

Each employee shall comply with the standards of conduct set out in this policy and with any other policies, regulations, and guidelines that impose duties, requirements, or standards attendant to his or her status as a District employee. Violation of any policies, regulations, or guidelines, including intentionally making a false claim, offering a false statement, or refusing to cooperate with a District investigation, may result in disciplinary action, including termination of employment. [See DCD and DF series]

Each District employee has the responsibility to protect District assets and is expected to be alert to the potential for theft of property, theft of services, theft of anything of value, fraud, and financial impropriety. [See CAA]

Examples of activities constituting inappropriate conduct include, but are not limited to, the following:

- 1. Misappropriation of activity funds or any funds collected by the District;
- 2. Misappropriation of District furniture, fixtures, or equipment;
- Misappropriation of funds through fraudulent reporting on travel records;
- 4. Forgery or alteration of District checks;
- 5. Forgery or alteration of District purchase orders; and
- 6. Forgery or alteration of payroll time sheets.

Any employee who knows or has reason to know of or suspects an occurrence of fraud, misappropriation, financial impropriety, or covered activity shall immediately notify his or her supervisor. If the employee has reason to believe that the supervisor may be involved, the employee shall immediately notify the department of human resources.

DATE ISSUED: <u>11/30/2020</u>1/29/2025 <u>LDU 2020.07</u>UPDATE 124 DH(LOCAL)-X ADOPTED:Adopted:

Violations of

Standards of

Conduct

**Covered Activities** 

Inappropriate Conduct

Duty to Report

The employee shall not discuss the matter with anyone other than his or her supervisor and/or the police department. Employees who knowingly make false allegations shall be subject to discipline up to and including dismissal.

Investigation Duties

During the investigation, employees should:

- 1. Direct all inquiries from suspected individuals, attorneys, or representatives to the department of human resources;
- 2. Not contact the suspected individual in an effort to determine facts or demand restitution;
- Not discuss the case, facts, suspicions, or allegations with anyone outside the organization or those within the organization who do not have a legitimate need to know, unless specifically asked to do so by the department of human resources; and
- 4. Cooperate with the investigative process by answering questions, furnishing written statements, and volunteering information important to the investigation.

Throughout the course of an official District investigation or inquiry, every District employee has an affirmative duty to provide all relevant and factual information about the situation to his or her supervisor or any other District official investigating the matter.

An employee failing to volunteer such information shall receive a directive from an administrator to provide a statement. Failure to comply with the directive shall constitute insubordination, a violation that has grounds for disciplinary action up to and including termination. [See DCD and DF series]

When directed by an administrator or a District investigator, an employee shall submit a notarized affidavit about his or her knowledge of the matter under investigation. Intentional falsification, misstatement, or the concealment of a material fact in connection with the investigation shall be grounds for disciplinary action up to and including termination. Additionally, providing false or incorrect statements under oath may subject the employee to a criminal charge of perjury.

#### Weapons Prohibited

The District prohibits the use, possession, or display of any firearm, location-restricted knife, club, or prohibited weapon, as defined at FNCG, on District property at all times.

Exceptions

No violation of this policy occurs when:

 Use or possession of a firearm by a specific employee is authorized by Board action. [See CKE] [see the CKE series];

DATE ISSUED: <u>11/30/2020</u>1/29/2025 <u>LDU 2020.07</u>UPDATE 124 DH(LOCAL)-X ADOPTED:Adopted:

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- A District employee who holds a Texas handgun license stores a handgun or other firearm in a locked vehicle in a parking lot, parking garage, or other parking area provided by the District, provided the handgun or other firearm is not in plain view; or
- The use, possession, or display of an otherwise prohibited weapon takes place as part of a District-approved activity supervised by proper authorities. [See FOD]

A certified employee, licensed employee, or any other employee designated in writing by the Superintendent or a campus principal may use electronic communication, as this term is defined by law, with currently enrolled students only about matters within the scope of the employee's professional responsibilities.

Unless an exception has been made in accordance with the employee handbook or other administrative regulations, an employee shall not use a personal electronic communication platform, application, or account to communicate with currently enrolled students.

Unless authorized above, all other employees are prohibited from using electronic communication directly with students who are currently enrolled in the District. The employee handbook or other administrative regulations shall further detail:

- 1. Exceptions for family and social relationships;
- The circumstances under which an employee may use text messaging to communicate with individual students or student groups;
- 3. Hours of the day during which electronic communication is discouraged or prohibited; and
- Other matters deemed appropriate by the Superintendent-or designee.

In accordance with ethical standards applicable to all District employees [see DH(EXHIBIT)], an employee shall be prohibited from using electronic communications in a manner that constitutes prohibited harassment or abuse of a District student; adversely affects the student's learning, mental health, or safety; includes threats of violence against the student; reveals confidential information about the student; or constitutes an inappropriate communication with a student, as described in the Educators' Code of Ethics.

An employee shall have no expectation of privacy in electronic communications with students. Each employee shall comply with the District's requirements for records retention and destruction to

ADOPTED:Adopted:

Electronic Communication Use with Students

DATE ISSUED: 11/30/20201/29/2025 LDU 2020.07UPDATE 124

DH(LOCAL)-X

[See CPC] Personal Use All employees shall be held to the same professional standards in their public use of electronic communication, including cellular phones that cannot be used for personal purposes during instructional time, as for any other public conduct. If an employee's use of electronic communication, including cellular phones, takes away from instructional time; violates state or federal law or District policy; or interferes with the employee's ability to effectively perform his or her job duties, the employee is subject to disciplinary action, up to and including termination of employment. **Reporting Improper** In accordance with administrative regulations, an employee shall Communication notify his or her supervisor when a student engages in improper electronic communication with the employee. **Disclosing Personal** An employee shall not be required to disclose his or her personal Information email address or personal phone number to a student. **Safety Requirements** Each employee shall adhere to District safety rules and regulations and shall report unsafe conditions or practices to the appropriate supervisor. Harassment or An employee shall not engage in prohibited harassment, including Abuse sexual harassment, of: 1. Other employees. [See DIA] 2. Students. [See FFH; see FFG regarding child abuse and neglect.] While acting in the course of employment, an employee shall not engage in prohibited harassment, including sexual harassment, of other persons, including Board members, vendors, contractors, volunteers, or parents. An employee shall report child abuse or neglect as required by law. [See FFG] **Relationships with** An employee shall not form romantic or other inappropriate social Students relationships with students. Any sexual relationship between a stu-

> As required by law, the District shall notify the parent of a student with whom an educator is alleged to have engaged in certain misconduct. [See FFF]

> dent and a District employee is always prohibited, even if consen-

the extent those requirements apply to electronic communication.

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sual. [See FFH]

## EMPLOYEE STANDARDS OF CONDUCT

## Tobacco and E-Nicotine Products and E-Cigarettes

## Alcohol and Drugs / Notice of Drug-Free Workplace

An employee shall not smoke or use tobacco products or e-cigarettes on District property, in District vehicles, or at school-related activities. [See also GKA]

An employee is prohibited from possessing or using any type of tobacco product, e-cigarette, or any other electronic vaporizing device while on school property, in a District vehicle, or while attending an off-campus school-related activity. An employee is also prohibited from possessing or using any type of nicotine product, including nicotine pouches, regardless of whether the product contains tobacco, while on District property, in a District vehicle, or while attending an off-campus school-related activity.

An employee's supervisor is authorized to approve an exception to this policy for a smoking cessation product.

As a condition of employment, an employee shall abide by the terms of the following drug-free workplace provisions. An employee shall notify the Superintendent in writing if the employee is convicted for a violation of a criminal drug statute occurring in the workplace in accordance with Arrests, Indictments, Convictions, and Other Adjudications, below.

An employee shall not manufacture, distribute, dispense, possess, use, or be under the influence of any of the following substances during working hours or while on District property or at school-related activities during or outside of usual working hours:

- 1. Any controlled substance or dangerous drug as defined by law, including but not limited to marijuana, any narcotic drug, hallucinogen, stimulant, depressant, amphetamine, or barbiturate.
- 2. Alcohol or any alcoholic beverage.
- Any abusable glue, aerosol paint, or any other chemical substance for inhalation.
- 4. Any other intoxicant or mood-changing, mind-altering, or behavior-altering drug.

An employee need not be legally intoxicated to be considered "under the influence" of a controlled substance.

#### Exceptions

It shall not be considered a violation of this policy if the employee:

 Manufactures, possesses, or dispenses a substance listed above as part of the employee's job responsibilities;

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|                    | 2. | Uses or possesses a controlled substance or drug authorized by a licensed physician prescribed for the employee's per-<br>sonal use; or   |  |  |  |
|--------------------|----|---|--|--|--|
|                    | 3. | Possesses a controlled substance or drug that a licensed<br>physician has prescribed for the employee's child or other in-<br>dividual for whom the employee is a legal guardian.   |  |  |  |
| Sanctions          |    | employee who violates these drug-free workplace provisions<br>Il be subject to disciplinary sanctions. Sanctions may include:   |  |  |  |
|                    | 1. | Referral to drug and alcohol counseling or rehabilitation pro-<br>grams;  |  |  |  |
|                    | 2. | Referral to employee assistance programs;   |  |  |  |
|                    | 3. | Termination from employment with the District; and  |  |  |  |
|                    | 4. | Referral to appropriate law enforcement officials for prosecu-<br>tion.   |  |  |  |
| Notice             | Em | ployees shall receive a copy of this policy.  |  |  |  |
| Students           |    | An employee shall obtain written consent of a student's parent or<br>guardian and from the campus principal before the employee may<br>make or authorize the videotaping of a student or record or author-<br>ize the recording of a student's voice, unless the recording is made<br>by a student for the purpose of facilitating classroom instruction.   |  |  |  |
| ing<br>con<br>core |    | e principal's written consent shall be obtained prior to videotap-<br>or recording a student even when the law does not require the<br>sent of a parent or guardian, such as when the videotape or re-<br>ding is to be used for purposes of safety or for a purpose re-<br>ed to regular classroom instruction, as provided by law. [See FL]   |  |  |  |
| or g               |    | he case of videotaping a deposition for an employee termination<br>prievance action, the only consent to be obtained in advance<br>Il be that of the student's parent or guardian.  |  |  |  |
| Children F         |    | An employee shall not bring his or her own child or another per-<br>ton's child to school for the purpose of child care or babysitting.<br>Personnel are employed to perform District functions while on duty<br>and shall not bring or care for a child who is not enrolled on the<br>eampus at that time to the building to remain during working hours<br>of the regular school day or summer school, or after school hours if<br>the employee is still performing work-related duties. In instances<br>where an employee has been allowed to enroll his or her child at<br>his or her campus, the principal may allow for the student to be |  |  |  |

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cared for by his or her parent after school/work hours.

### EMPLOYEE STANDARDS OF CONDUCT

DH (LOCAL)

Arrests, Indictments, Convictions, and Other Adjudications

## Criminal History Background Check

An employee shall notify his or her principal or immediate supervisor within three calendar days of any arrest, indictment, conviction, no contest or guilty plea, or other adjudication of the employee.

At least once annually, the District may obtain criminal history records of Webb County and the counties contiguous to Webb County. The District may obtain this information from any other county when it has reason to believe that an employee has been convicted of a crime in such county or from a police department, the Department of Public Safety, or the Texas Department of Corrections. [See DC]

An employee under felony indictment shall be recommended for suspension without pay pending adjudication of his or her case.

#### **Electronic Recording**

Conversations and Meetings

Telephone Conversations

Public or Other Open Meetings

Official Investigations

Job Duties

Solicitation

An employee shall not electronically record by audio, video, or other means any conversation or meeting unless each person present has been notified and consents to being electronically recorded. Persons wishing to record a meeting shall obtain consent from anyone arriving late.

An employee shall not electronically record telephone conversations unless all persons participating in the telephone conversation have consented to be electronically recorded.

These provisions are not intended to limit or restrict electronic recordings of publicly posted Board meetings, Board committee meetings, appeals and grievance hearings, or any other Boardsanctioned meeting recorded in accordance with Board policy.

These provisions are not intended to limit or restrict electronic recordings involving authorized investigations conducted by the police or the department of human resources.

An employee shall not conduct private or personal activities during the workday in lieu of, or while conducting, his or her assigned job duties and responsibilities. Except as permitted by policy, an employee shall not conduct or participate in meetings or individual conferences related to a professional or employee association or organization in lieu of, or while conducting, his or her assigned job duties and responsibilities. [See also DGA and DMD]

Except as approved in advance by the Superintendent or designee or permitted by District policy, commercial solicitation by an employee is prohibited on District property. "Commercial solicitation" for purposes of this policy shall mean:

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#### ADOPTED:Adopted:

- Selling or attempting to sell products or services for personal profit on behalf of a commercial enterprise or for a purpose unrelated to the school or District;
- 2. Requesting contributions, pledges, or donations for a purpose unrelated to the school or District; or
- 3. Providing items or making announcements that endorse or market a personal or commercial enterprise or a product or service unrelated to the school or District either through personal contact, or by sending or causing to be sent a communication through the District's electronic, telephone, or mail system.

"Commercial solicitation" does not mean participation in an authorized District procurement process on behalf of the District or arranged on behalf of District employees.

An employee may neither meet nor make arrangements to meet on District property with persons conducting commercial solicitation.

An employee shall not engage in the sale of services, books, equipment, or other items by misrepresenting such services or items as being endorsed or recommended by the District or its officials. Such conduct is prohibited at all times on or off District property. An employee shall obtain consent from the Superintendent or designee before engaging in the sale of services or items endorsed or recommended by the District or its officials. [See also DBD regarding outside employment and for-profit activities.]

## Distribution of Nonschool Literature

Identification Badges

Duplicated, written, or printed materials, including handbills, petitions, photographs, pictures, films, audiotapes, and other visual or auditory materials concerning private or personal issues shall not be circulated, publicly displayed, emitted, or distributed on District property at any time unless permission has been obtained in accordance with District policy and only in the locations designated by principals or department supervisors. [See GKDA]

All District employees shall wear their District-issued identification badges in a clearly visible manner while at any District campus or facility. The badges must not be altered and must remain free of any item or material that covers any part of the front surface of the badge. A District employee that observes anyone on campus without a District-issued identification badge or visitor name badge shall inquire as to the person's reason for being at the location. A visitor without a visitor name badge shall be directed to the front office or front desk in order to obtain a visitor name badge. Any person who appears to present a security concern shall be reported immediately to law enforcement and District security.

DATE ISSUED: <u>11/30/2020</u>1/29/2025 <u>LDU 2020.07</u>UPDATE 124 DH(LOCAL)-X

ADOPTED: Adopted:

## EMPLOYEE STANDARDS OF CONDUCT

DH (LOCAL)

The employee's picture on his or her identification badge shall be used as the picture on the employee's District email account.

## Electronic Building-Access Cards

Each District employee issued a District electronic building-access card shall be responsible for safeguarding the card against loss or theft. Should loss or theft occur, the employee shall immediately notify his or her supervisor so that the card can be deactivated.

The District shall replace an employee's lost or stolen electronic building-access card no more than two times. Following that, an employee shall pay a \$10 fee each time his or her card needs to be replaced.

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CURRICULUM DESIGN SPECIAL PROGRAMS

Dyslexia and Related Disorders The District shall comply with all applicable state rules and standards adopted by the State Board of Education and guidance published by the commissioner of education to implement the program to testregarding students forwith dyslexia and related disorders, including the "Dyslexia Handbook" and the provision of dyslexia instruction for students with dyslexia or a related disorder as determined by the student's admission, review, and dismissal committee.

In accordance with administrative procedures, the District shall provide regular training opportunities for teachers of students with dyslexia that include new research and practices for educating students with dyslexia.

DATE ISSUED: <del>10/23/2023</del>1/29/2025 UPDATE <del>122</del>124 EHB(LOCAL)-A Adopted: 12/13/2023 1 of 1

EHB (LOCAL)

## SPECIAL PROGRAMS GIFTED AND TALENTED STUDENTS

## Referral

Screening and Identification Process Students may be referred for the gifted and talented program at any time by teachers, school counselors, parents, or other interested persons.

The District shall provide assessment opportunities to complete the screening and identification process for referred students at least once per school year.

The District shall schedule a gifted and talented program awareness session for parents that provides an overview of the assesmentidentification procedures and services for the program prior to beginning the screening and identification process.

The District shall obtain written parental consent before any special

The Board-approved program for the gifted and talented shall establish criteria to identify gifted and talented students. The criteria shall be specific to the state definition of gifted and talented and shall ensure the fair assessment of students with special needs, such as the culturally different, the economically disadvantaged,

Data collected through both objective and subjective assessments shall be measured against the criteria approved by the Board to determine individual eligibility for the program. Assessment tools may include, but are not limited to, the following: achievement tests, intelligence tests, creativity tests, behavioral checklists completed by teachers and parents, student/parent conferences, and

testing or individual assessment is conducted as part of the screening and identification process. All student information collected during the screening and identification process shall be an educational record, subject to the protections set out in policies at

Parental Consent

**Identification Criteria** 

FL.

and students with disabilities.

available student work products.

Assessments

Selection

Notification

A selectionplacement committee shall evaluate each referred student according to the established criteria and shall identify those students for whom placement in the gifted and talented program is the most appropriate educational setting. The committee shall be composed of at least three professional educators who have received training in the nature and needs of gifted students, as required by law.

The District shall provide written notification to parents of students who qualify for services through the District's gifted and talented program. Participation in any program or services provided for gifted students shall be voluntary, and the District shall obtain written permission from the parents before placing a student in a gifted and talented program.

DATE ISSUED: 6/22/20221/29/2025 UPDATE 119124 EHBB(LOCAL)-B ADOPTED: Adopted:

# SPECIAL PROGRAMS GIFTED AND TALENTED STUDENTS

Reassessment

If the District reassesses students in the gifted and talented program, the reassessment shall be based on a student's performance in response to services and shall occur no more than once in elementary grades, once in middle school grades, and once in high school grades.

Transfer Students When a student identified as gifted by a previous school district enrolls in the District, the selectionplacement committee shall review the student's records and conduct assessment procedures when necessary to determine if placement in the District's program for gifted and talented students is appropriate.

> [See FDD(LEGAL) for information regarding transfer students and the Interstate Compact on Educational Opportunities for Military Children]

A student who transfers from one campus in the District to the same grade level at another District campus shall continue to receive services in the District's gifted and talented program.

The District may place on a furlough any student who is unable to maintain satisfactory performance or whose educational needs are not being met within the structure of the gifted and talented program. A furlough may be initiated by the District, the parent, or the student.

In accordance with the Board-approved program, a furlough shall be granted for specified reasons and for a specified period of time. At the end of a furlough, the student may reenter the gifted and talented program, be placed on another furlough, or be exited from the program.

The District shall monitor student performance in response to gifted and talented program services. If at any time the selection placement committee or a parent determines it is in the best interest of the student to exit the program is not meeting the student's educational needs, the committee shall meet with the parent and student before finalizing an exit decision.

A parent, student, or educator may appeal any final decision of the selectionplacement committee regarding selection for or exit fromservices in the gifted and talented program. Appeals shall be made first to the selection placement committee. Any subsequent appeals shall be made in accordance with FNG(LOCAL) beginning at Level Two.

Program Evaluation

The District shall annually evaluate the effectiveness of the District's gifted and talented program, and the results of the evaluation shall be used to modify and update the District and campus im-

DATE ISSUED: 6/22/20221/29/2025 UPDATE 119124 EHBB(LOCAL)-B

ADOPTED:Adopted:

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Intradistrict

**Furloughs** 

**Exit Provisions** 

Appeals

Interdistrict

# SPECIAL PROGRAMS GIFTED AND TALENTED STUDENTS

provement plans. The District shall include parents in the evaluation process and shall share the information with Board members, administrators, teachers, school counselors, students in the gifted and talented program, and the community.

Funding

The District's Superintendent shall develop administrative procedures to ensure that 100 percent of the state funds allocated for the gifted and talented program shall address effective use of funds for programsare spent providing and services consistent with the standards in the state planenhancing the District's program and that a method accounting for expenditures related to the gifted and talented studentsprogram is established and aligns with the Texas Education Agency's financial compliance guidance.

Community Awareness The District shall ensure that information about the District's gifted and talented program is available to parents and community members and that they have an opportunity to develop an understanding of and support for the program.

ADOPTED:Adopted:

## STUDENT WELFARE CHILD ABUSE AND NEGLECT

Program to Address Child Sexual Abuse, Trafficking, and Maltreatment

Training

## Reporting Child Abuse and Neglect

The District's program to address child sexual abuse, trafficking, and other maltreatment of children, as included in the District improvement plan and the student handbook, shall include:

- Methods for increasing staff, student, and parent awareness regarding these issues, including prevention techniques and knowledge of likely warning signs indicating that a child may be a victim;
- Age-appropriate, research-based antivictimization programs for students;
- Actions that a child who is a victim should take to obtain assistance and intervention; and
- 4. Available counseling options for affected students.

The District shall provide training to employees as required by law and District policy. Training shall address techniques to prevent and recognize sexual abuse, trafficking, and all other maltreatment of children, including children with significant cognitive disabilities. [See DMA]

[See BBD for Board member training requirements and BJCB for Superintendent continuing education requirements.]

Any person who has reasonable cause to believe that a child's physical or mental health or welfare has been adversely affected by abuse or neglect has a legal responsibility, under state law, to immediately report the suspected abuse or neglect to an appropriate authority.

As defined in state law, child abuse and neglect include both sex and labor trafficking of a child.

The following individuals have an additional legal obligation to submit a written or oral report within 48 hours of learning of the facts giving rise to the suspicion of abuse or neglect:

- Any District employee, agent, or contractor who suspects a child's physical or mental health or welfare has been adversely affected by abuse or neglect.
- A professional who has reasonable cause to believe that a child has been or may be abused or neglected or may have been a victim of indecency with a child. A professional is anyone licensed or certified by the state who has direct contact with children in the normal course of duties for which the individual is licensed or certified.

A person is required to make a report if the person has reasonable cause to believe that an adult was a victim of abuse or neglect as a

DATE ISSUED: <del>10/8/2021</del>1/29/2025 UPDATE <del>118</del>124 FFG(LOCAL)-A ADOPTED: Adopted:

FFG (LOCAL)

## STUDENT WELFARE CHILD ABUSE AND NEGLECT

FFG (LOCAL)

child and the person determines in good faith that disclosure of the information is necessary to protect the health and safety of another child or an elderly or disabled person.

[For parental notification requirements regarding an allegation of educator misconduct with a student, see FFF.]

Family and Protective Services (DFPS) is recorded.

### **Oral Reports**

Restrictions on Reporting In accordance with law, an employee is prohibited from using or threatening to use a parent's refusal to consent to administration of a psychotropic drug or to any other psychiatric or psychological testing or treatment of a child as the sole basis for making a report of neglect, unless the employee has cause to believe that the re-

As required by law, an oral report made to the Texas Department of

- 1. Presents a substantial risk of death, disfigurement, or bodily injury to the child; or
- 2. Has resulted in an observable and material impairment to the growth, development, or functioning of the child.

Reports may be made to any of the following:

- 1. A state or local law enforcement agency;
- The Child Protective Services (CPS) division of the Texas Department of Family and Protective Services (DFPS) at (800)-252-5400 or the Texas Abuse Hotline Websitewebsite<sup>1</sup>;
- 3. A local CPS office; or

fusal:

 If applicable, the state agency operating, licensing, certifying, or registering the facility in which the suspected abuse or neglect occurred.

However, if the suspected abuse or neglect involves a person responsible for the care, custody, or welfare of the child, the report must be made to DFPS, unless the report is to the state agency that operates, licenses, certifies, or registers the facility where the suspected abuse or neglect took place; or the report is to the Texas Juvenile Justice Department as a report of suspected abuse or neglect in a juvenile justice program or facility. As defined by law, a person responsible for the care, custody, or welfare of a child includes school personnel and volunteers and day-care workers. [See FFG(LEGAL)]

An individual does not fulfill his or her responsibilities under the law by only reporting suspicion of abuse or neglect to a campus princi-

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Making a Report

# STUDENT WELFARE CHILD ABUSE AND NEGLECT

pal, school counselor, or another District staff member. Furthermore, the District is prohibited from requiring an employee to first report his or her suspicion to a District or campus administrator.

In accordance with law, an individual must provide their name and telephone number when making a report. If the individual making the report is a school employee, agent, or contractor, they must also provide their business address and profession.

Confidentiality

**Failing to Report** 

Suspected Child

Abuse or Neglect

Immunity

In accordance with state law, the The identity of a person making a report of suspected child abuse or neglect shall be kept confidential and disclosed only in accordance with the law and the rules of the investigating agency.

A person who in good faith reports or assists in the investigation of a report of child abuse or neglect is immune from civil or criminal liability.

By failing to report suspicion of child abuse or neglect, an employee:

- 1. May be placing a child at risk of continued abuse or neglect;
- Violates the law and may be subject to legal penalties, including criminal sanctions for knowingly failing to make a required report;
- 3. Violates Board policy and may be subject to disciplinary action, including possible termination of employment; and
- 4. May have his or her certification from the State Board for Educator Certification suspended, revoked, or canceled in accordance with 19 Administrative Code Chapter 249.

It is a criminal offense to coerce someone into suppressing or failing to report child abuse or neglect.

In accordance with law, District officials shall be prohibited from:

- Denying an investigator's request to interview a child at school in connection with an investigation of child abuse or neglect;
- Requiring that a parent or school employee be present during the interview; or
- Coercing someone into suppressing or failing to report child abuse or neglect.

District personnel shall cooperate fully and without parental consent, if necessary, with an investigation of reported child abuse or neglect. [See GKA]

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Responsibilities Regarding Investigations

STUDENT WELFARE CHILD ABUSE AND NEGLECT FFG (LOCAL)

<sup>1</sup> Texas Abuse Hotline Websitewebsite: http://www.txabusehotline.org

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# COMMUNITY RELATIONS CONDUCT ON SCHOOL PREMISES

GKA (LOCAL)

|  | Note:  | This local policy has been revised in accordance with the District's innovation plan. [See AF(LOCAL)]   |
|--|--|---|
| Access to District<br>Property                     | District p                                     | ed District officials, including school resource officers and<br>police officers if applicable, may refuse to allow a person<br>o property under the District's control in accordance with  |
|  | emerger  | officials may request assistance from law enforcement in an<br>ncy or when a person is engaging in behavior rising to the<br>criminal conduct.  |
| Audio/Video<br>Recordings                          | District p<br>mission<br>ees. Thi              | ict property, during regular school or business hours, the<br>prohibits unauthorized audio or visual recordings or trans-<br>of audio or visual recordings of students or District employ-<br>s provision shall not apply to photography, filming, or video<br>gs taken at a school-related activity that is open to the pub-   |
|  | by stude                                       | es for the use of recording devices during the school day<br>ents and District employees can be found in the Student<br>Conduct, student handbook, and employee handbook.   |
| Ejection or<br>Exclusion from<br>District Property | empt fro<br>from Dis<br>vide a p<br>District's | dance with the District's innovation plan, the District is ex-<br>m the state law regarding refusal of entry to or ejection<br>strict property. A District official shall not be required to pro-<br>erson refused entry to or ejected from property under the<br>s control prior verbal warning or written information explain-<br>ight to appeal such refusal of entry or ejection. |
|  |  | n may appeal refusal of entry to or ejection from District<br>in accordance with the District's grievance process. [See<br>d GF]  |
| Off-Campus<br>Activities                           | participa<br>District o                        | ees shall be designated to ensure appropriate conduct of<br>ants and others attending a school-related activity at non-<br>or out-of-District facilities. Those so designated shall coordi-<br>ir efforts with persons in charge of the facilities.   |
| <b>Prohibitions</b><br>Tobacco and<br>E-Cigarettes | and, e   | trict prohibits smoking and the use of tobacco products cigarettes or other electronic vaporizing devices on District<br>r, in District vehicles, or at school-related activities.  |
| Weapons  | any firea                                      | trict prohibits the unlawful use, possession, or display of<br>arm, location-restricted knife, club, or prohibited weapon, as<br>at FNCG, on all District property at all times.  |

DATE ISSUED: <del>10/</del>1/<del>2024</del>29/2025 <u>LDU 2024.02</u>UPDATE 124 GKA(LOCAL)-X Adopted: 9/18/2024

# COMMUNITY RELATIONS CONDUCT ON SCHOOL PREMISES

GKA (LOCAL)

Exceptions

No violation of this policy occurs when:

- A Texas handgun license holder stores a handgun or other firearm in a locked vehicle in a parking lot, parking garage, or other parking area provided by the District, as long as the handgun or other firearm is not in plain view; or
- 2. The use, possession, or display of an otherwise prohibited weapon takes place as part of a District-approved activity supervised by proper authorities. [See FOD]

DATE ISSUED: <del>10/</del>1/<del>2024</del>29/2025 LDU 2024.02UPDATE 124 GKA(LOCAL)-X Adopted: 9/18/2024