

(LOCAL) Policy Comparisons

These documents are generated by an automated process that compares the updated policy to the current policy as found in TASB records.

In this packet, you will find:

- Policies being recommended for revision (annotated)
- New policies (not annotated)
- Policies recommended for deletion (annotated in PDF; not shown in Word)

Annotations are shown as follows:

- Deletions are in a red strike-through font: deleted text.
- Additions are in a blue, bold font: new text.
- Blocks of text that were moved without changes are shown in green, with double underline and double strike-through formatting to distinguish the text's new placement from its original location: moved text becomes moved text.
- Revision bars appear in the right margin to show sections with changes.
- **Note:** While the annotation software competently identifies simple changes, large or complicated changes—as in an extensive rewrite—may be more difficult to follow. In addition, TASB's recent changes to the policy templates to facilitate accessibility sometimes makes formatting changes appear tracked, even though the text remains the same.

For further assistance in understanding policy changes, please refer to the explanatory notes in your Localized Policy Manual update packet or contact your policy consultant.

Contact:	School Districts and Education Service Centers	Community Colleges
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OFFICE MANAGEMENT RECORDS MANAGEMENT

	The Superintendent shall oversee the performance of records management functions prescribed by state and federal law:	
	 Records administratorAdministrator, as prescribed by Local Government Code 176.001 and 176.0065.007 [See BBFA and CHE] 	
	 Officer for public information Public Information, as prescribed by Government Code 552.201–.205. [See GBAA] 	
	 Public information coordinator Information Coordinator, as prescribed by Government Code 552.012. [See BBD] 	
Local Government Records Act "Local Government Record"	The term "local government record" shall pertain to all items identi- fied as such by the Local Government Records Act.	
Records Management Officer	The SuperintendentSuperintendent shall serve as and perform the duties of the District's records management officer as prescribed by Local Government Code 203.023, and shall administer the District's records management program pertaining to local government records in compliance with the Local Government Records Act.	
Notification	The records management officer shall file his or her name with the Texas State Library and Archives Commission (TSLAC) within 30 days of assuming the position.	
Electronic Records	The records management officer shall develop procedures for the management of electronic records that comply with the District's records control schedules and meet the minimum components required by law.	
	The procedures shall:	
	 Specify the objectives of the electronic records management program; 	
	2. Identify the responsibilities of employees who create, receive, or maintain electronic records;	
	3. Ensure the maintenance of electronic records until the expira- tion of the applicable retention period and final disposition; and	
	4. Ensure that electronic records that must be protected from unauthorized use or disclosure are appropriately protected as required by law, regulation, or other applicable requirements.	
Records Control Schedules	The records management officer shall file with the TSLAC a written	

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OFFICE MANAGEMEN RECORDS MANAGEME	-	CPC (LOCAL)
	that comply with records retention schedules issue as provided by law.	ed by the TSLAC
Website Postings	The District's records management program shall length of time records will be posted on the Distric the law does not specify a posting period.	
Records Destruction Practices	All local government records shall be considered I and any unauthorized destruction or removal shall The District shall follow its records control schedul management program, and all applicable laws reg destruction. However, the District shall preserve re electronically stored information, and suspend rou struction practices where appropriate and in accor cedures developed by the records management o cedures shall describe the circumstances under w government records scheduled for destruction mu Notification shall be given to appropriate staff whe destruction practices must be suspended and whe resumed.	I be prohibited. les, records jarding records ecords, including itine record de- rdance with pro- fficer. Such pro- hich local st be retained. in routine record
Training	The records management officer shall receive appregarding the Local Government Records Act and custodians of records, as defined by law, and other trict staff are trained on the District's records managram, including this policy and corresponding procession.	shall ensure that er applicable Dis- agement pro-

PROFESSIONAL DEVELOPMENT REQUIRED STAFF DEVELOPMENT

The Superintendent shall recommend the District's professional development plan for all District employees. The Board shall annually review the professional development clearinghouse published by the State Board for Educator Certification (SBEC) and annually approve the District's professional development plan. The District's professional development plan must:

- 1. Be guided by the SBEC clearinghouse training recommendations;
- 2. Note any differences in the District's plan from the clearinghouse recommendations; and
- 3. Include a schedule of the required professional development for all District employees.

BASIC INSTRUCTIONAL PROGRAM REQUIRED INSTRUCTION (ALL LEVELS)

Human Sexuality Instruction		following process shall apply regarding the adoption of curricu- materials for the District'sdistrict's human sexuality instruction:
	1.	The Board shall adopt a resolution convening the District's school health advisory council (SHAC) to recommend curriculum materials for the instruction.
	2.	The SHAC shall hold at least two public meetings on the cur- riculum materials before adopting recommendations to pre- sent to the Board.
	3.	The SHAC recommendations must comply with the instruc- tional content requirements in law, be suitable for the subject and grade level for which the materials are intended, and be reviewed by academic experts in the subject and grade level for which the materials are intended.
	4.	The SHAC shall present its recommendations to the Board at a public meeting.
	5.	After the Board ensures the recommendations from the SHAC meet the standards in law, the Board shall take action on the recommendations by a record vote at a public meeting.
Instruction on Prevention of Child Abuse, Family		
Prevention of Child Abuse, Family	lum	following process shall apply regarding the adoption of curricu- materials for the District's instruction relating to the prevention hild abuse, family violence, dating violence, and sex trafficking:
Prevention of Child	lum	materials for the District's instruction relating to the prevention
Prevention of Child Abuse, Family Violence, Dating Violence, and Sex	lum of c	materials for the District's instruction relating to the prevention hild abuse, family violence, dating violence, and sex trafficking: The Board shall adopt a resolution convening the District's
Prevention of Child Abuse, Family Violence, Dating Violence, and Sex	lum of c 1.	materials for the District's instruction relating to the prevention hild abuse, family violence, dating violence, and sex trafficking: The Board shall adopt a resolution convening the District's SHAC to recommend curriculum materials for the instruction. The SHAC shall hold at least two public meetings on the cur- riculum materials before adopting recommendations to pre-
Prevention of Child Abuse, Family Violence, Dating Violence, and Sex	lum of c 1. 2.	 materials for the District's instruction relating to the prevention hild abuse, family violence, dating violence, and sex trafficking: The Board shall adopt a resolution convening the District's SHAC to recommend curriculum materials for the instruction. The SHAC shall hold at least two public meetings on the curriculum materials before adopting recommendations to present to the Board. The SHAC recommendations must comply with the instructional content requirements in law, be suitable for the subject and grade level for which the materials are intended, and be reviewed by academic experts in the subject and grade level

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CURRICULUM DESIGN SPECIAL PROGRAMS EHB (LOCAL)

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.

SPECIAL EDUCATION IDENTIFICATION, EVALUATION, AND ELIGIBILITY EHBAA (LOCAL)

When a student transitions from early childhood intervention (ECI) to early childhood special education (ECSE) services, the District shall develop and implement an individualized education program (IEP) by the child's third birthday.

SPECIAL PROGRAMS
GIFTED AND TALENTED STUDENTS

Referral	Students may be referred for the gifted and talented program at any time by teachers, school counselors, parents, or other interested persons.
Screening and Identification Process	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 aware- ness session for parents that provides an overview of the assess- ment procedures and services for the program prior to beginning the screening and identification process.
Parental Consent	The District shall obtain written parental consent before any special 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 FL.
Identification Criteria	The Board-approved program for the gifted and talented shall es- tablish 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, and students with disabilities.
Assessments	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 com- pleted by teachers and parents, student/parent conferences, and available student work products.
Selection	A selection committee shall evaluate each referred student accord- ing to the established criteria and shall identify those students for whom placement in the gifted and talented program is the most ap- propriate 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.
Notification	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 writ- ten permission from the parents before placing a student in a gifted and talented program.

D STUDENTS	EHBB (LOCAL)
gram, the reassessment shall be based on a student's per mance in response to services and shall occur no more th	for- an once
rolls in the District, the selection committee shall review th dent's records and conduct assessment procedures when	e stu- neces-
maintain satisfactory performance or whose educational n not being met within the structure of the gifted and talente	eeds are d pro-
be granted for specified reasons and for a specified period At the end of a furlough, the student may reenter the gifted	d of time. d and tal-
and talented program services. If at any time the selection tee or a parent determines it is in the best interest of the s	commit- tudent to
selection committee regarding selection for or exit from the and talented program. Appeals shall be made first to the s	e gifted election
trict's gifted and talented program, and the results of the e shall be used to modify and update the District and campu provement plans. The District shall include parents in the tion process and shall share the information with Board me	valuation is im- evalua- embers,
	If the District reassesses students in the gifted and talente gram, the reassessment shall be based on a student's per mance in response to services and shall occur no more th in elementary grades, once in middle school grades, and o high school grades. When a student identified as gifted by a previous school d rolls in the District, the selection committee shall review the dent's records and conduct assessment procedures when sary to determine if placement in the District's program for and talented students is appropriate. [See FDD(LEGAL) for information regarding transfer stude the Interstate Compact on Educational Opportunities for M Children] The District may place on a furlough any student who is ur maintain satisfactory performance or whose educational n not being met within the structure of the gifted and talented gram. A furlough may be initiated by the District, the parent student. In accordance with the Board-approved program, a furloug be granted for specified reasons and for a specified period At the end of a furlough, the student may reenter the gifted ented program, be placed on another furlough, or be exite the program. The District shall monitor student performance in response and talented program services. If at any time the selection tee or a parent determines it is in the best interest of the si exit the program, the committee shall meet with the parent dent before finalizing an exit decision. A parent, student, or educator may appeal any final decision selection committee regarding selection for or exit from the and talented program. Appeals shall be made first to the s committee. Any subsequent appeals shall be made in acco with FNG(LOCAL) beginning at Level Two. The District shall annually evaluate the effectiveness of the tric's gifted and talented program, and the results of the e shall be used to modify and update the District and campu provement plans. The District shall include parents in the stion process and shall share the information with Board me

SPECIAL PROGRAMS GIFTED AND TALENTED STUDENTS

Funding	The District's gifted and talented program shall address effective use of funds for programs and services consistent with the stand- ards in the state plan for gifted and talented students.		
	The District shall annually report to the Texas Education Agency (TEA) regarding funding used to implement the District's gifted and talented program. The District shall annually certify to TEA:		
	 The establishment of a gifted and talented program by the District; and 		
	 That the District's program is consistent with the state plan for gifted and talented students. 		
Community Awareness	The District shall ensure that information about the District's gifted and talented program is available to parents and community mem- bers and that they have an opportunity to develop an understand- ing of and support for the program.		

ACADEMIC ACHIEVEMENT	
GRADUATION	

Course Requirements	To graduate, a student must complete the courses required by the District in addition to those mandated by the state.		
Foundation Program	The courses that satisfy District requirements under the foundation program, including courses for the distinguished level of achieve- ment and courses for endorsements offered by the District, shall be listed in appropriate District publications.		
Without an Endorsement	The District requires no additional credits beyond the number man- dated by the state to graduate under the foundation program with- out an endorsement. Graduation under the foundation program without an endorsement shall be permitted only as authorized un- der state law and rules.		
With an Endorsement	The District requires no additional credits beyond the number man- dated by the state to graduate under the foundation program with an endorsement.		
Distinguished Level of Achievement	The District requires no additional credits beyond the number man- dated by the state to graduate under the foundation program with the distinguished level of achievement.		
Fine Arts Substitutions	To the extent permitted by state rules, the District shall award state graduation credit in fine arts for participation in an approved com- munity-based fine arts program.		
Physical Education Substitutions Activities and Courses	To the extent permitted by state rules, the District shall award state graduation credit in physical education for participation in approved activities and elective courses.		
Substitutions Activities and	graduation credit in physical education for participation in approved		
Substitutions Activities and Courses Private or Commercial	graduation credit in physical education for participation in approved activities and elective courses. The District shall award state graduation credit in physical educa- tion for appropriate private or commercially sponsored physical ac- tivity programs conducted either on or off campus, upon approval		
Substitutions Activities and Courses Private or Commercial Programs Financial Aid Application	graduation credit in physical education for participation in approved activities and elective courses. The District shall award state graduation credit in physical educa- tion for appropriate private or commercially sponsored physical ac- tivity programs conducted either on or off campus, upon approval by the commissioner of education. [See also EHAC] As confirmation of a student's completion and submission of a free application for federal student aid (FAFSA) or a Texas application for state financial aid (TASFA), the District shall accept the follow-		
Substitutions Activities and Courses Private or Commercial Programs Financial Aid Application	 graduation credit in physical education for participation in approved activities and elective courses. The District shall award state graduation credit in physical education for appropriate private or commercially sponsored physical activity programs conducted either on or off campus, upon approval by the commissioner of education. [See also EHAC] As confirmation of a student's completion and submission of a free application for federal student aid (FAFSA) or a Texas application for state financial aid (TASFA), the District shall accept the following: A screenshot that includes the processed date field in 		

ACADEMIC ACHIEVEMENT GRADUATION

EIF (LOCAL)

- 4. A screenshot of the TASFA submission acknowledgment page (from those institutions that offer an electronic form);
- 5. An acknowledgment receipt from an institution of higher education (IHE); or
- 6. A copy of a financial aid award letter from an IHE.

[For students who choose not to complete and submit a FAFSA or a TASFA, see EIF(LEGAL).]

The District shall maintain individual student documentation of the financial aid application requirement as an education record. [See FL]

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CRISIS INTERVENTION TRAUMA-INFORMED CA		FFBA (LOCAL)
Trauma-Informed Care Program	The District's trauma-informed care program, as included District improvement plan, shall provide for the integration trauma-informed care practices in the school environment ing increasing staff and parent awareness of trauma-infor implementation of trauma-informed practices and care by and campus staff, and providing information about available seling options for students affected by trauma or grief.	n of t, includ- med care, r District
Training	The District shall provide training in trauma-informed care trict educators as required by law and the Board-approved professional development plan The District improvement shall specify required training for any other District employ applicable.	d District t plan
Annual Report	The District shall provide an annual report to the Texas Eq Agency on the number of employees who have participate trauma-informed care training.	

	Note:	This policy addresses discrimination, including harass- ment, and retaliation against District students. For provi- sions regarding discrimination, including harassment, and retaliation against District employees, see DIA. For reporting requirements related to child abuse and ne- glect, see FFG. Note that FFH shall be used in conjunc- tion with FFI (bullying) for certain prohibited conduct.
Statement of Nondiscrimination	any stude tional orig The Distri taliation a	et prohibits discrimination, including harassment, against ont on the basis of race, color, religion, sex, gender, na- in, age, disability, or any other basis prohibited by law. et prohibits dating violence, as defined by this policy. Re- gainst anyone involved in the complaint process is a vio- District policy and is prohibited.
Discrimination	Discrimination against a student is defined as conduct directed at a student on the basis of race, color, religion, sex, gender, national origin, age, disability, or any other basis prohibited by law, that adversely affects the student.	
Prohibited Conduct	In this policy, the term "prohibited conduct" includes discrimination, harassment, dating violence, and retaliation as defined by this pol- icy, even if the behavior does not rise to the level of unlawful con- duct.	
		d conduct also includes sexual harassment as defined by See FFH(LEGAL)]
Prohibited Harassment Prohibited harassment <u>Statemen</u> <u>t of</u> Nondiscrimination	any stude group of s basis of ra bility, or a this policy against a	ct prohibits discrimination, including harassment, against ent. <u>Discrimination</u> is defined as treating a student or students differently from similarly situated students on the ace, color, religion, sex, gender, national origin, age, disa- ny other basis prohibited by law. One type of harassment of prohibits is dating violence, as defined below. Retaliation myone exercising their rights under this policy is a viola- strict policy and is prohibited.
Harassment	bal condu der, natio	ent of a student is defined as physical, verbal, or nonver- ict based on the student's race, color, religion, sex, gen- nal origin, age, disability, or any other basis prohibited by a the conduct is so severe, persistent, or pervasive that ict:
	ucatio	s a student's ability to participate in or benefit from an ed- nal program or activity, or creates an intimidating, threat- , hostile, or offensive educational environment;

	 Has the purpose or effect of substantially or unreasonably inter- fering with the student's academic performance; or
	 Otherwise adversely affects the student's educational opportu- nities.
	HarassmentProhibited harassment includes dating violence as de- fined by law and this policy.
Examples	Examples of prohibited harassment may include offensive or de- rogatory language directed at another person's religious beliefs or practices, accent, skin color, or need for accommodation; threaten- ing, intimidating, or humiliating conduct; offensive jokes, name call- ing, slurs, or rumors; cyberharassment; physical aggression or as- sault; 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.
Title IX Sexual Sex- Based Harassment	As required by law, the District shall follow the procedures below at Response to Title IX Sexual Harassment— <u>Title IX</u> upon a report of sex-based harassment, including sexual harassment, gender- based harassment, and dating violence, when such allegations, if proved, would meet the definition of sexual harassment in an edu- cation program or activity and against a person in the United States under Title IX. [See FFH(LEGAL)]
Other 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:
	 A District employee causes the student to believe that the stu- dent must submit to the conduct in order to participate in a school program or activity, or that the employee will make an educational decision based on whether or not the student sub- mits to the conduct; or
	2. The conduct is so severe, persistent, or pervasive that it:
	 Affects the student's ability to participate in or benefit from an educational program or activity, or otherwise adversely affects the student's educational opportuni- ties; or
	 b. Creates an intimidating, threatening, hostile, or abusive educational environment.

	Romantic or other inappropriate social relationships between stu- dents and District employees are prohibited. Any sexual relation- ship between a student and a District employee is always prohib- ited, even if consensual. [See DH]		
By Others	Sexual harassment of a student, including harassment committed by another student, includes unwelcome sexual advances; re- quests for sexual favors; or sexually motivated physical, verbal, or nonverbal conduct when the conduct is so severe, persistent, or pervasive that it:		
	 Affects a student's ability to participate in or benefit from an ed- ucational program or activity, or creates an intimidating, threat- ening, hostile, or offensive educational environment; 		
	2. Has the purpose or effect of substantially or unreasonably inter- fering with the student's academic performance; or		
	 Otherwise adversely affects the student's educational opportu- nities. 		
Examples	Examples of sexual harassment of a student may include sexual advances; touching intimate body parts or coercing physical con- tact that is sexual in nature; jokes or conversations of a sexual na- ture; and other sexually motivated conduct, contact, or communica- tions, including electronic communication.		
	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.		
Gender-Based Harassment	Gender-based harassment includes physical, verbal, or nonverbal conduct based on the student's gender, the student's expression of characteristics perceived as stereotypical for the student's gender, or the student's failure to conform to stereotypical notions of mas- culinity or femininity. For purposes of this policy, gender-based har- assment is considered prohibited harassment if the conduct is so severe, persistent, or pervasive that the conduct:		
	 Affects a student's ability to participate in or benefit from an ed- ucational program or activity, or creates an intimidating, threat- ening, hostile, or offensive educational environment; 		
	2. Has the purpose or effect of substantially or unreasonably inter- fering with the student's academic performance; or		
	 Otherwise adversely affects the student's educational opportu- nities. 		

Examples	Examples of gender-based harassment directed against a student, regardless of the student's or the harasser's actual or perceived sexual orientation or gender identity, may include offensive jokes, name-calling, slurs, or rumors; cyberharassment; physical aggression or assault; threatening or intimidating conduct; or other kinds of aggressive conduct such as theft or damage to property.
Dating Violence	Dating violence occurs when a person in a current or past dating relationship uses physical, sexual, verbal, or emotional abuse to harm, threaten, intimidate, or control the other person in the rela- tionship. Dating violence also occurs when a person commits these acts against a person in a marriage or dating relationship with the individual who is or was once in a marriage or dating relationship with the person committing the offense.
	For purposes of this policy, dating violence is considered prohibited harassment if the conduct is so severe, persistent, or pervasive that the conduct:
	 Affects a student's ability to participate in or benefit from an ed- ucational program or activity, or creates an intimidating, threat- ening, hostile, or offensive educational environment;
	2. Has the purpose or effect of substantially or unreasonably inter- fering with the student's academic performance; or
	3. Otherwise adversely affects the student's educational opportu- nities.
Examples	Examples of dating violence against a student may include physi- cal or sexual assaults; name-calling; put-downs; or threats directed at the student, the student's family members, or members of the student's household. Additional examples may include destroying property belonging to the student, threatening to commit suicide or homicide if the student ends the relationship, attempting to isolate the student from friends and family, stalking, threatening a stu- dent's spouse or current dating partner, or encouraging others to engage in these behaviors.
Reporting Procedures	Any student who believes that he or she has experienced prohib- ited conduct and any person who or believes that a another student
Student Report	has experienced prohibited conduct should immediately report the alleged acts to a teacher, school counselor, principal, other District employee, or the appropriate District official listed in this policy.
Employee Report	Any District employee who suspects or receives direct or indirect notice that a student or group of students has or may have experi- enced prohibited conduct shall immediately notify the appropriate District official listed in this policy and take any other steps required by this policy.

FFH

(LOCAL)

Era ISD 049906		
STUDENT WELFARE FF FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION (LOCAI		
Definition of District Officials	For the purposes of this policy, District officials are the Title IX coor- dinator, the ADA/Section 504 coordinator, and the Superintendent.	
Title IX Coordinator	Reports of discrimination based on sex, including sexual harass- ment, gender-based harassment, or dating violence, may be di- rected to the designated Title IX coordinator for students. [See FFH(EXHIBIT)]	
ADA / Section 504 Coordinator	Reports of discrimination based on disability may be directed to the designated ADA/Section 504 coordinator for students. [See FFH(EXHIBIT)]	
Superintendent	The Superintendent shall serve as coordinator for purposes of Dis- trict compliance with all other nondiscrimination laws.	
Alternative Reporting Procedures	An individual shall not be required to report prohibited conduct to the person alleged to have committed the conduct. Reports con- cerning prohibited conduct, including reports against the Title IX coordinator or ADA/Section 504 coordinator, may be directed to the Superintendent.	
	A report against the Superintendent may be made directly to the Board. If a report is made directly to the Board, the Board shall appoint an appropriate person to conduct an investigation.	
Timely Reporting	To ensure the District's prompt investigation, reports of prohibited conduct shall be made as soon as possible after the alleged act or knowledge of the alleged act.	
Notice to Parents	The District official or designee shall promptly notify the parents of any student alleged to have experienced prohibited conduct by a District employee or another adult.	
	[For parental notification requirements regarding an allegation of educator misconduct with a student, see FFF.]	
	When the District receives a report of prohibited conduct that in- cludes dating violence, the appropriate District official shall immedi- ately notify the parent or guardian of the student who has been identified in the report as the alleged victim or perpetrator.	
Investigation of Reports Other Than Title IX	The following procedures apply to all allegations of prohibited con- duct other than allegations of harassment prohibited by Title IX. [See FFH(LEGAL)] For allegations of sex-based harassment that, if proved, would meet the definition of sexual harassment under Ti- tle IX, including sexual harassment, gender-based harassment, and dating violence, see the procedures below at Response to Title IX Sexual Harassment— <u>Title IX</u> .	

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STUDENT WELFAREFFHFREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION(LOCAL)		
	The District may request, but shall not require, a written report. If a report is made orally, the District official shall reduce the report to written form.	
Initial Assessment	Upon receipt or notice of a report, the District official shall deter- mine whether the allegations, if proved, would constitute prohibited conduct as defined by this policy. If so, the District shall immedi- ately undertake an investigation, except as provided below at Crim- inal Investigation.	
	If the District official determines that the allegations, if proved, would not constitute prohibited conduct as defined by this policy, the District official shall refer the complaint for consideration under FFI.	
Interim Action	If appropriate and regardless of whether a criminal or regulatory in- vestigation regarding the alleged conduct is pending, the District shall promptly take interim action calculated to address prohibited conduct or bullying prior to the completion of the District's investi- gation.	
District Investigation	The investigation may be conducted by the District official or a de- signee, such as the principal, or by a third party designated by the District, such as an attorney. When appropriate, the principal shall be involved in or informed of the investigation.	
	The investigation may consist of personal interviews with the per- son making the report, the person against whom the report is filed, and others with knowledge of the circumstances surrounding the allegations. The investigation may also include analysis of other in- formation or documents related to the allegations.	
Criminal Investigation	If a law enforcement or regulatory agency notifies the District that a criminal or regulatory investigation has been initiated, the District shall confer with the agency to determine if the District investiga- tion would impede the criminal or regulatory investigation. The District shall proceed with its investigation only to the extent that it does not impede the ongoing criminal or regulatory investigation. After the law enforcement or regulatory agency has finished gathering its evidence, the District shall promptly resume its investiga- tion.	
Concluding the Investigation	Absent extenuating circumstances, such as a request by a law en- forcement or regulatory agency for the District to delay its investi- gation, the investigation should be completed within ten District business days from the date of the report; however, the investiga- tor shall take additional time if necessary to complete a thorough investigation.	

	The investigator shall prepare a written report of the investigation. The report shall include a determination of whether prohibited con- duct or bullying occurred. The report shall be filed with the District official overseeing the investigation.
Notification of Outcome	Notification of the outcome of the investigation shall be provided to both parties in compliance with FERPA.
District Action Prohibited Conduct	If the results of an investigation indicate that prohibited conduct oc- curred, the District shall promptly respond by taking appropriate disciplinary action in accordance with the Student Code of Conduct and may take corrective action reasonably calculated to address the conduct.
Corrective Action	Examples of corrective action may include a training program for those involved in the report, a comprehensive education program for the school community, counseling to the victim and the student who engaged in prohibited conduct, follow-up inquiries to deter- mine if any new incidents or any instances of retaliation have oc- curred, involving parents and students in efforts to identify prob- lems and improve the school climate, increasing staff monitoring of areas where prohibited conduct has occurred, and reaffirming the District's policy against discrimination, and harassment, and retali- ation.
Bullying	If the results of an investigation indicate that bullying occurred, as defined by FFI, the District official shall refer to FFI for appropriate notice to parents and District action. The District official shall refer to FDB for transfer provisions.
Improper Conduct	If the investigation reveals improper conduct that did not rise to the level of prohibited conduct or bullying, the District may take discipli- nary action in accordance with the Student Code of Conduct or other corrective action reasonably calculated to address the con- duct.
Confidentiality	To the greatest extent possible, the District shall respect the pri- vacy of the complainant, persons against whom a report is filed, and witnesses. Limited disclosures may be necessary in order to conduct a thorough investigation and comply with applicable law.
Appeal	A student or parent who is dissatisfied with the outcome of the investigation may appeal through FNG(LOCAL), beginning at the appropriate level. A student or parent has the shall be informed of his or her right to file a complaint with the United States Department of Education Office for Civil Rights.

STUDENT WELFARE	
FREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION	

Response to Title IX Sexual Harassment–	For purposes of the District's response to reports of harassment prohibited by Title IX, definitions can be found in FFH(LEGAL).		
Title IX General Response	When the District receives notice or an allegation of conduct that, if proved, would meet the definition of sexual harassment under Title IX, the Title IX coordinator shall promptly contact the complainant to:		
	 Discuss the availability of supportive measures and inform the complainant that they are available, with or without the filing of a formal complaint; 		
	 Consider the complainant's wishes with respect to supportive measures; and 		
	 Explain to the complainant the option and process for filing a formal complaint. 		
	The District's response to sexual harassment shall treat complainants and respondents equitably by offering supportive measures to both parties, as appropriate, and by following the Title IX formal complaint process before imposing disciplinary sanctions or other actions that are not supportive measures against a respondent.		
	If a formal complaint is not filed or dismissed, the District reserves the right to investigate and respond to prohibited conduct in accordance with Board policies and the Student Code of Conduct. The Title IX coordinator also reserves the right to sign a formal complaint, initiating the Title IX grievance process, if it would be deliberately indifferent not to investigate and respond to the prohibited conduct in accordance with Board policies and the Student Code of Conduct.		
Title IX Formal Complaint Process	To distinguish the process described below from the District's gen- eral grievance policies [see DGBA, FNG, and GF], this policy re- fers to the grievance process required by Title IX regulations for re- sponding to formal complaints of sexual harassment as the District's "Title IX formal complaint process."		
	The Superintendent shall ensure the development of a Title IX for- mal complaint process that complies with legal requirements. [See FFH(LEGAL)] The formal complaint process shall be posted on the District's website. In compliance with Title IX regulations, the Dis- trict's Title IX formal complaint process shall address the following basic requirements:		
	1. Equitable treatment of complainants and respondents;		
	2. An objective evaluation of all relevant evidence;		

	3.	A requirement that the Title IX coordinator, investigator, deci- sion-maker, or any person designated to facilitate an informal resolution process not have a conflict of interest or bias;
	4.	A presumption that the respondent is not responsible for the al- leged sexual harassment until a determination is made at the conclusion of the Title IX formal complaint process;
	5.	Time frames that provide for a reasonably prompt conclusion of the Title IX formal complaint process, including time frames for appeals and any informal resolution process, and that allow for temporary delays or the limited extension of time frames with good cause and written notice as required by law;
	6.	A description of the possible disciplinary sanctions and reme- dies that may be implemented following a determination of re- sponsibility for the alleged sexual harassment;
	7.	A statement of the standard of evidence to be used to deter- mine responsibility for all Title IX formal complaints of sexual harassment;
	8.	Procedures and permissible bases for the complainant and re- spondent to appeal a determination of responsibility or a dis- missal of a Title IX formal complaint or any allegations therein;
	9.	A description of the supportive measures available to the com- plainant and respondent;
	10.	A prohibition on using or seeking information protected under a legally recognized privilege unless the individual holding the privilege has waived the privilege;
	11.	Additional formal complaint procedures in 34 C.F.R. 106.45(b), including written notice of a formal complaint, consolidation of formal complaints, recordkeeping, and investigation proce- dures; and
	12	Other local procedures as determined by the Superintendent.
Standard of Evidence	IX	e standard of evidence used to determine responsibility in a Title formal complaint of sexual harassment shall be the eponderance of the evidence.
Retaliation	The District prohibits retaliation by a student or District emplo against a student alleged to have experienced discrimination harassment, including dating violence, or another student who good faith, makes a report of harassment or discrimination, fil complaint of harassment or discrimination, serves as a witnes participates in an investigation. The definition of prohibited re- tion under this policy also includes retaliation against a student	

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	who refuses to participate in any manner in an investigation under Title IX. In the absence of a formal complaint, allegations of retalia- tion shall be investigated under Investigation of Reports Other Than Title IX, above.
Examples	Examples of retaliation may include threats, intimidation, coercion, rumor spreading, ostracism, assault, destruction of property, unjus- tified punishments, or unwarranted grade reductions. Unlawful re- taliation does not include petty slights or annoyances.
False Claim	A student who intentionally makes a false claim or offers false statements in a District investigation regarding discrimination or harassment, including dating violence, shall be subject to appropri- ate disciplinary action in accordance with law.
Records Retention	The District shall retain copies of allegations, investigation reports, and related records regarding any prohibited conduct in accord- ance with the District's records control schedules, but for no less than the minimum amount of time required by law. [See CPC]
	[For Title IX recordkeeping and retention provisions, see FFH(LE-GAL) and the District's Title IX formal complaint process.]
Access to Policy and Procedures	Information regarding this policy and any accompanying proce- dures shall be distributed annually in the employee and student handbooks. Copies of the policy and procedures shall be posted on the District's website, to the extent practicable, and readily available at each campus and the District's administrative offices.