EDUCATIONAL PHILOSOPHY

ADD POLICY

Mission	Buckholts Independent School District is rich in culture, heritage, and tradition. BISD will provide an educational environment that will enable all students to develop essential academic skills for a lifetime. We will produce well-educated students who can pursue higher educational opportunities and who will become responsible citizens in a changing global society by teaching ALL students so that they may learn at their maximum potential.
Vision	Ever graduate ready for college, career, and life. Real school. Every day.

INNOVATION DISTRICTS

AF (LOCAL)

PROPOSED POLICY

In accordance with state law, the District has completed all requirements for designation as an innovation district, and the Board has adopted an <u>innovation plan</u>.¹

¹ Innovation Plan: [https://www.buckholtsisd.net/288256_2]

BOARD MEMBERS ELECTIONS

Membership	The Board shall consist of seven members.		
Method of Election	Election of Board members shall be at large.		
Election Date	General election of Board members shall be on the May uniform election date.		
Terms and Election Schedule	Board members shall be elected for four-year terms, with elections conducted biennially, as follows:		
	The election of three Board members shall be held in 2019 , 2023, 2027, <u>2031</u> and in four-year intervals thereafter.		
	The election of four Board members shall be held in 2021 , 2025, 2029, <u>2033</u> and in four-year intervals thereafter.		
Method of Voting Plurality	The candidates receiving the highest number of votes for the num- ber of positions with expiring terms shall be elected.		

Meeting Place and Time	The notice for a Board meeting shall reflect the date, time, and lo- cation of the meeting.		
Regular Meetings	Regular meetings of the Board shall normally be held on the thir Monday of each month at 6:00 p.m. When determined necessar and for the convenience of Board members, the Board Presiden may change the date, time, or location of a regular meeting with proper notice.		
Special or Emergency Meetings	The Board President shall call special meetings at the Board Presi- dent's discretion or on request by two members of the Board.		
	The Board President shall call an emergency meeting when it is determined by the Board President or two members of the Board that an emergency or urgent public necessity, as defined by law, warrants the meeting.		
Agenda Deadline	The deadline for submitting items for inclusion on the agenda is the seventh-third business day before regular meetings and the seventh business day before special meetings.		
Preparation	In consultation with the Board President, the Superintendent shall prepare the agenda for all Board meetings. Any Board member may request that a subject be included on the agenda for a meet- ing, and the Superintendent shall include on the preliminary agenda of the meeting all topics that have been timely submitted by a Board member.		
	Before the official agenda is finalized for any meeting, the Superin- tendent shall consult the Board President to ensure that the agenda and the topics included meet with the Board President's approval. In reviewing the preliminary agenda, the Board President shall ensure that any topics the Board or individual Board members have requested to be addressed are either on that agenda or scheduled for deliberation at an appropriate time in the near future. The Board President shall not have authority to remove from the agenda a subject requested by a Board member without that Board member's specific authorization.		
Notice to Members	Members of the Board shall be given notice of regular and special meetings at least 72 hours prior to the scheduled time of the meeting and at least one hour prior to the time of an emergency meeting.		
Closed Meeting	Notice of all meetings shall provide for the possibility of a closed meeting during an open meeting, in accordance with law.		

Buckholts ISD 166907	
BOARD MEETINGS	BE (LOCAL)
	The Board may conduct a closed meeting when the agenda sub- ject is one that may properly be discussed in closed meeting. [See BEC]
Order of Business	The order of business for regular Board meetings shall be as set out in the agenda accompanying the notice of the meeting. At the meeting, the order in which posted agenda items are taken may be changed by consensus of Board members.
Rules of Order	The Board shall observe the parliamentary procedures as found in <i>Robert's Rules of Order, Newly Revised</i> , except as otherwise provided in Board procedural rules or by law. Procedural rules may be suspended at any Board meeting by majority vote of the members present.
Voting	Voting shall be by voice vote or show of hands, as directed by the Board President. Any member may abstain from voting, and a member's vote or failure to vote shall be recorded upon that mem- ber's request. [See BDAA(LOCAL) for the Board President's voting rights]
Consent Agenda	When the agenda is prepared, the Board President shall determine items, if any, that qualify to be placed on the consent agenda. A consent agenda shall include items of a routine and/or recurring nature grouped together under one action item. For each item listed as part of a consent agenda, the Board shall be furnished with background material. All such items shall be acted upon by one vote without separate discussion, unless a Board member re- quests that an item be withdrawn for individual consideration. The remaining items shall be adopted under a single motion and vote.
Minutes	Board action shall be carefully recorded by the Board Secretary or clerk; when approved, these minutes shall serve as the legal rec- ord of official Board actions. The written minutes of all meetings shall be approved by vote of the Board and signed by the Board President and the Board Secretary.
	The official minutes of the Board shall be retained on file in the of- fice of the Superintendent and shall be available for examination during regular office hours.
Discussions and Limitation	Discussions shall be addressed to the Board President and then the entire membership. Discussion shall be directed solely to the business currently under deliberation, and the Board President shall halt discussion that does not apply to the business before the Board.
	The Board President shall also halt discussion if the Board has agreed to a time limitation for discussion of an item, and that time limit has expired. Aside from these limitations, the Board President

BOARD MEETINGS

BE (LOCAL)

shall not interfere with debate so long as members wish to address themselves to an item under consideration.

BOARD MEETINGS PUBLIC PARTICIPATION

Limit on Participation	Audience participation at a Board meeting is limited to the portion of the meeting designated to receive public comment in accord- ance with this policy. At all other times during a Board meeting, the audience shall not enter into discussion or debate on matters being considered by the Board, unless requested by the presiding officer.			
Public Comment Regular Meetings	At regular Board meetings, the Board shall permit public comment regardless of whether the topic is an item on the agenda posted with notice of the meeting.			
Special Meetings	At all other Board meetings, public comment shall be limited to items on the agenda posted with notice of the meeting.			
Procedures	Individuals who wish to participate during the portion of the meet- ing designated for public comment shall sign up with the presiding officer or designee before the meeting begins as specified in the Board's procedures on public comment and shall indicate the agenda item or topic on which they wish to address the Board.			
	Public comment shall occur at the beginning of the meeting.			
	Except as permitted by this policy and the Board's procedures on public comment, an individual's comments to the Board shall not exceed three minutes two minutes per meeting.			
Meeting Management	When necessary for effective meeting management or to accom- modate large numbers of individuals wishing to address the Board, the presiding officer may make adjustments to public comment pro- cedures, including adjusting when public comment will occur during the meeting, reordering agenda items, deferring public comment on nonagenda items, continuing agenda items to a later meeting, providing expanded opportunity for public comment, or establishing an overall time limit for public comment and adjusting the time al- lotted to each speaker. However, no individual shall be given less than one minute to make comments.			
Board's Response	Specific factual information or recitation of existing policy may be furnished in response to inquiries, but the Board shall not deliber- ate or decide regarding any subject that is not included on the agenda posted with notice of the meeting.			
Complaints and Concerns	The presiding officer or designee shall determine whether an indi- vidual addressing the Board has attempted to solve a matter ad- ministratively through resolution channels established by policy. If not, the individual shall be referred to the appropriate policy to see resolution:			
	Employee complaints: DGBA			

BOARD MEETINGS PUBLIC PARTICIPATION

- Student or parent complaints: FNG
- Public complaints: GF

Disruption The Board shall not tolerate disruption of the meeting by members of the audience. If, after at least one warning from the presiding officer, any individual continues to disrupt the meeting by his or her words or actions, the presiding officer may request assistance from law enforcement officials to have the individual removed from the meeting.

PLANNING AND DECISION-MAKING PROCESS DISTRICT-LEVEL

District / Campus Committee	In compliance with law, the District shall establish a District/Cam- pus Committee to advise the Board or its designee in establishing and reviewing the District's educational goals, performance objec- tives, and major District-wide classroom instructional programs. The committee shall assist with the development, evaluation, and revision of the District/campus improvement plan and shall appro- campus staff development needs identified in the District/campus improvement plan. [See BQ and DMA]	
Board's Designee	The Superintendent shall serve as the Board's designee and shall regularly consult with the committee.	
Meetings	The chairperson of the committee shall set its agenda and shall schedule at least two meetings per year, including the public meeting required by law.	
Communications	The Superintendent shall ensure that the committee establishes communication strategies to periodically obtain broad-based com- munity, parent, and staff input and provide information to those per- sons regarding the recommendations of the committee.	
Composition	The committee shall be composed of members who shall represent campus-based professional staff, District-level professional staff, parents, businesses, and the community. When practicable, profes- sional staff representation shall include a representative with the primary responsibility for educating students with disabilities.	
Selected Representatives	Parent, community member, and business representatives shall be selected in accordance with this policy and administrative regula- tions.	
Parents	The committee shall include at least two parents of students cur- rently enrolled in the District. The Superintendent shall, through various channels, inform all parents of District students about the committee's duties and composition and shall solicit volunteers.	
Community Members	The committee shall include at least two community members se- lected by a process that provides for adequate representation of the community's diversity. The Superintendent shall use several methods of communication to ensure that community residents are informed of the committee and are provided the opportunity to par- ticipate and shall solicit volunteers. Community representatives must reside in the District.	
Business Representatives	The committee shall include at least two business representatives selected by a process that provides for adequate representation of the community's diversity. The Superintendent shall use several	

PLANNING AND DECISION-MAKING PROCESS DISTRICT-LEVEL

	methods of communication to ensure that area businesses are in- formed of the committee and are provided the opportunity to partic- ipate and shall solicit volunteers. Business representatives need not reside in nor operate businesses in the District.	
Professional Staff Elections	Professional staff representatives shall be nominated and elected in accordance with this policy and administrative regulations.	
	Classroom teacher representatives shall comprise at least two- thirds of the total professional staff representation on the commit- tee and shall be nominated and elected by all professional staff.	
	At least one campus-based nonteaching professional representa- tive shall be nominated and elected by all professional staff.	
	As the only certified professional at the District level, the Superin- tendent shall serve as the District-level professional representative.	
	At least one District-level professional representative, other than the Superintendent, shall be nominated and elected by all profes-sional staff.	
	An employee's affiliation or lack of affiliation with any organization or association shall not be a factor in either the nomination or elec- tion of the employee to the committee. [See DGA]	
	A nominee must consent before the person's name may appear on the ballot. Election of the committee shall be held at a time deter- mined by the Board or its designee.	
Terms	All representatives shall serve one-year terms and <u>shall be limited</u> to two consecutive terms on the committeeshall not be limited as to the number of consecutive terms they may serve on the commit- tee.	
Vacancy	A vacancy during a term shall be filled for the remainder of the term by election or selection as appropriate for the category.	

PLANNING AND DECISION-MAKING PROCESS CAMPUS-LEVEL

PROPOSED POLICY

Campus-Level Committees	In compliance with law, each campus shall establish a campus- level committee to ensure that effective planning and site-based decision-making occur to direct and support the improvement of student performance for all students. The committees shall assist the principal, as the Board's designee, in establishing and review- ing the goals, performance objectives, and major classroom in- structional programs of each campus.
	Each committee shall assist with the development, evaluation, and revision of the respective campus improvement plan and shall approve campus staff development needs identified in the campus improvement plan [see BQ and DMA].
Meetings	The principal shall be responsible for the agenda and shall sched- ule at least two meetings per year, including the public meeting re- quired by law.
Communications	Each principal or designee shall ensure that the campus-level com- mittee establishes communication strategies to periodically obtain broad-based community, parent, and staff input and provide infor- mation to those persons regarding the recommendations of the committee.
Composition	The committee shall be composed of members who shall represent campus-based professional staff, District-level professional staff, parents, businesses, and the community. When practicable, profes- sional staff representation shall include a representative with the primary responsibility for educating students with disabilities. For purposes of this policy, District-level professional staff shall be de- fined as professionals who have responsibilities at more than one campus, including, but not limited to, central office staff.
Selected Representatives	Parent, community member, and business representatives shall be selected in accordance with this policy and administrative regula- tions.
Parents	The committee shall include at least two parents of students cur- rently enrolled in the District. The principal shall, through various channels, inform all parents of campus students about the commit- tee's duties and composition and shall solicit volunteers.
Community Members	The committee shall include at least two community members se- lected by a process that provides for adequate representation of the community's diversity. The principal shall use several methods of communication to ensure that community residents are informed of the committee and are provided the opportunity to participate and shall solicit volunteers. Community representatives must re- side in the District.

PLANNING AND DECISION-MAKING PROCESS CAMPUS-LEVEL

Business Representatives	The committee shall include at least two business representatives selected by a process that provides for adequate representation of the community's diversity. The principal shall use several methods of communication to ensure that area businesses are informed of the committee and are provided the opportunity to participate and shall solicit volunteers. Business representatives need not reside in nor operate businesses in the District.	
Professional Staff Elections	Professional staff representatives shall be nominated and elected in accordance with this policy and administrative regulations.	
	Classroom teacher representatives shall comprise at least two- thirds of the professional staff representation on the committee and shall be nominated and elected by all professional staff assigned to the campus.	
	At least one campus-based nonteaching professional representa- tive shall be nominated and elected by all professional staff as- signed to the campus.	
	At least one District-level professional representative shall be nom- inated and elected by all professional staff assigned to the campus.	
	An employee's affiliation or lack of affiliation with any organization or association shall not be a factor in either the nomination or elec- tion of the employee to the committee. [See DGA]	
	A nominee must consent before the person's name may appear on the ballot. Election of the committee shall be held at a time deter- mined by the Board or its designee.	
Terms	All representatives shall serve staggered two-year terms and shall be limited to two consecutive terms on the committee.	
Vacancy	A vacancy during a term shall be filled for the remainder of the term by election or selection as appropriate for the category.	

AD VALOREM TAXES EXEMPTIONS AND PAYMENTS CCGA (LOCAL)

No Discounts or Split Payments	Discount or split payment options shall not be provided for the pay ment of property taxes in the District.	
<u>Discounts</u>	Discount options shall not be provided for the early payment of property taxes in the District.	
Split Payments	Split payment of taxes shall be allowed in accordance with statu- tory provisions.	

OTHER REVENUES GIFTS AND SOLICITATIONS

	Note	For purposes of this policy, the terms "gift" and "dona- tion" have the same meaning.	
Unsolicited Gifts Authority to Accept	The Board delegates to the Superintendent the authority to accept unsolicited gifts on behalf of the District. However, any gift with a <u>cost or market value of \$50,000 or more, any gift</u> that the potential donor has expressly made conditional upon the District's use for a specified purpose, or any gift of real property, shall require Board approval.		
	Once	e accepted, a gift becomes the sole property of the District.	
Criteria for Acceptance		District shall not accept any gift that would violate or conflict policies of or actions by the Board or with federal or state law.	
	cept	re the Superintendent accepts a gift or recommends ac- ance of a gift to the Board, as applicable, the Superintendent consider whether the gift:	
	1.	Has a purpose consistent with the District's educational phi- losophy, goals, and objectives;	
	2.	Places any restrictions on a campus or District program;	
	3.	Would support a program that the Board may be unable or unwilling to continue when the donation of funds is exhausted;	
	4.	Would result in ancillary or ongoing costs for the District;	
	5.	Requires employment of additional personnel;	
	6.	Requires or implies the endorsement of a specific business or product [see GKB for advertising opportunities];	
	7.	Would result in inequitable funding, equipment, or resources among District schools or programs;	
	8.	Obligates the District or a campus to engage in specific ac- tions; or	
	9.	Affects the physical structure of a building or would require extensive maintenance on the part of the District.	
Solicitations	An employee who solicits gifts on behalf of the District or for use in the fulfillment of his or her professional responsibilities shall comply with relevant state and federal law and any District administrative regulations.		

OTHER REVENUES GIFTS AND SOLICITATIONS

All donations solicited on behalf of the District, including solicitations in the name of the District or a campus, or donations solicited using District or campus resources, become the sole property of the District.

Web-Based An employee may solicit web-based donations of money or items for use by the employee in fulfilling his or her professional responsibilities or for the District's use, including "crowdfunding." However, an employee shall obtain prior approval from the employee's supervisor before using the name or image of the District, a campus, or any student.

SAFETY PROGRAM/RISK MANAGEMENT EMERGENCY PLANS

Emergency Operations Plan	The Superintendent shall ensure updating of the District's emer- gency operations plan and ongoing staff training.		
	As required by law, the emergency operations plan shall include the District's procedures addressing:		
	1.	Reasonable security measures when District property is used as a polling place;	
	2.	Response to an active shooter emergency; and	
	3.	Access to campus buildings and materials necessary for a substitute teacher to carry out the duties of a District employee during an emergency or an emergency drill.	
<u>Firearms</u> <u>Purpose</u>	dres situa arme arme	Board has adopted these provisions regarding firearms to ad- s concerns about effective and timely response to emergency ations at a District school, including: invasion of a school by an ed outsider; a hostage situation; actions of a student who is ed and poses a direct threat of physical harm to himself, her- or others; and similar circumstances.	
Authorization	Pursuant to its authority under state law, the Board may authorize specific District employees to possess certain firearms at school and at school-sponsored or school-related events, to the extent al- lowed by law.		
	of th	n specifically authorized employee shall be approved by action e Board. The Superintendent shall issue written authorization ach approved employee.	
	The authorization for a specific employee to possess a firearm un- der this policy shall be automatically revoked if the employee is placed on administrative leave or separates from employment with the District, regardless of the reason. In addition, the Superinten- dent shall have the authority to revoke at any time a specific em- ployee's authorization to possess a firearm under this policy.		
	and	loyee participation in this safety program shall be voluntary shall not be a requirement for any position of employment with District.	
Handgun Licensees	hand	a District employee who maintains a current license to carry a dgun, in accordance with Texas state law, shall be eligible for orization to possess a firearm on District property.	
		strict employee who is a handgun license holder but who has	

SAFETY PROGRAM/RISK MANAGEMENT EMERGENCY PLANS

	shall not be permitted to possess a firearm on school property ex- cept in accordance with the limited provisions of DH(LOCAL).
<u>Training</u>	Each District employee who is authorized to possess a firearm on District property shall be provided specialized training in crisis in- tervention, management of hostage situations, and other topics as the Board or designee may determine necessary or appropriate.
Permitted Ammunition	Only District-approved ammunition shall be permitted in firearms authorized for use under the District's emergency operations pro- cedures.

OFFICE MANAGEMENT RECORDS MANAGEMENT

	PROPOSED REVISIONS
	The Superintendent shall oversee the performance of records management functions prescribed by state and federal law:
	 Records Administrator, as prescribed by Local Government Code 176.001 and 176.007 [See BBFA and CHE]
	Officer for Public Information, as prescribed by Government Code 552.201–.205 [See GBAA]
	 Public 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 Superintendent business manager shall serve as and perform the duties of the District's records management officer as pre- scribed by Local Government Code 203.023, and shall administer the District's records management program pertaining to local gov- ernment records in compliance with the Local Government Rec- ords 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.
Records Control Schedules	The records management officer shall file with the TSLAC a written declaration that the District has adopted records control schedules that comply with records retention schedules issued by the TSLAC as provided by law.
Website Postings	The District's records management program shall address the length of time records will be posted on the District's website when the law does not specify a posting period.
Records Destruction Practices	All local government records shall be considered District property and any unauthorized destruction or removal shall be prohibited. The District shall follow its records control schedules, records man- agement program, and all applicable laws regarding records de- struction. However, the District shall preserve records, including electronically stored information, and suspend routine record de- struction practices where appropriate and in accordance with pro- cedures developed by the records management officer. Such pro- cedures shall describe the circumstances under which local government records scheduled for destruction must be retained. Notification shall be given to appropriate staff when routine record

OFFICE MANAGEMENT RECORDS MANAGEMENT CPC (LOCAL)

destruction practices must be suspended and when they may be resumed.

Training The records management officer shall receive appropriate training regarding the Local Government Records Act and shall ensure that custodians of records, as defined by law, and other applicable District staff are trained on the District's records management program, including this policy and corresponding procedures.

EMPLOYMENT REQUIREMENTS AND RESTRICTIONS CREDENTIALS AND RECORDS

Updating Credentials	All employees who have earned certificates, endorsements, or de- grees of higher rank since the previous school year shall file with the District:	
	1.	An official college transcript showing the highest degree earned and date conferred.
	2.	Proof of the certificate or endorsement.
State Teacher Certification	emp hire Cer care crec nee den loca or S	ccordance with the District's innovation plan, the District is ex- out from the state law that generally requires school districts to teachers who are certified by the State Board for Educator tification. State certification shall not be required for teachers of eer and technical education (CTE) courses; high-demand dual dit courses; hard-to-fill courses; and science, technology, engi- ring, arts, and mathematics (STEAM) courses. The Superinten- t shall have authority to approve a principal's request to issue a al teaching certificate to a person with experience in a CTE field STEAM field. The Superintendent shall report to the Board any roval of a local teaching certificate.
	<u>cert</u> field	ddition, the Superintendent shall have the authority to permit a ified teacher to teach courses outside his or her certified I(s). All other teaching assignments shall require certification in ordance with state law. [See DK]
Contract Personnel		Superintendent or designee shall ensure that contract person- possess valid credentials before issuing contracts.
Social Security Number	an e coro	District shall not use an employee's social security number as employee identifier, except for tax purposes [see DC]. In ac- dance with law, the District shall keep an employee's social se- ty number confidential.

EMPLOYMENT REQUIREMENTS AND RESTRICTIONS PRE-EMPLOYMENT REVIEWS

Disqualifying Offenses	canc for c men pose nece son	District shall obtain criminal history record information on final didates for employment. All District positions have the potential ontact with students. The District shall disqualify from employ- t a person whose criminal history indicates that the person es a threat to students or employees. Consistent with business essity, the District shall also disqualify from employment a per- whose criminal history is otherwise inconsistent with the job es of the position for which the person is being considered.
Individualized Assessment	histo for e	District shall perform an individualized assessment of criminal bry record information when determining a person's eligibility employment in a specific position. The District shall take into ac- nt a variety of factors, including the following:
	1.	The nature of the offense;
	2.	The age of the person when the crime was committed;
	3.	The date of the offense and how much time has elapsed;
	4.	The adjudication of the offense (e.g., whether the person was found guilty by a trier of fact, pled guilty, entered a no contest plea, or received deferred adjudication);
	5.	The nature and responsibilities of the job sought;
	6.	The accuracy of the person's disclosure of his or her criminal history during the selection process;
	7.	The effect of the conduct on the overall educational environ- ment; and
	8.	Any further information provided by the person concerning his or her criminal history record.
Arrests	The fact of an arrest alone does not establish that criminal conduct has occurred, and the District shall not disqualify a person based solely on an arrest. The District may make an employment decision based on the conduct underlying the arrest if the conduct makes the person unfit for the position in question.	
SBEC Notification	If a candidate for a position has a reported criminal history, and the candidate is certified by the State Board for Educator Certification (SBEC), the District shall report the criminal history to SBEC.	
Credit History	The District shall obtain credit history information on a candidate for employment only when the credit history is related to the posi- tion for which the person is being considered. The District shall comply with the Fair Credit Reporting Act before obtaining a job-re- lated credit history. [See DBAA(LEGAL)]	

EMPLOYMENT PRACTICES

Personnel Duties	The Superintendent shall define the qualifications, duties, and re- sponsibilities of all positions and shall ensure that job descriptions are current and accessible to employees and supervisors.
Posting Vacancies	The Superintendent or designee shall establish guidelines for ad- vertising employment opportunities and posting notices of vacan- cies. These guidelines shall advance the Board's commitment to equal opportunity employment and to recruiting well-qualified can- didates. Current District employees may apply for any vacancy for which they have appropriate qualifications.
Applications	All applicants shall complete the application form supplied by the District. Information on applications shall be confirmed before a contract is offered for a contractual position and before hiring or as soon as possible thereafter for a noncontractual position.
	[For information related to the evaluation of criminal history rec- ords, see DBAA.]
Employment of Contractual Personnel	The Superintendent has sole authority to make recommendations to the Board regarding the selection of contractual personnel.
	The Board retains final authority for employment of contractual per- sonnel; however, from May 1 to August 31, the Board delegates to the Superintendent the authority to employ all contractual person- nel, except campus administrators and principals. The Superinten- dent shall inform the Board of any persons hired under this author- ity.
	[See DCA, DCB, DCC, and DCE as appropriate]
Employment of Noncontractual Personnel	The Board delegates to the Superintendent final authority to em- ploy and dismiss noncontractual employees on an at-will basis. [See DCD]
Employment Assistance Prohibited	No District employee shall assist another employee of the District or of any school district in obtaining a new job if the employee knows, or has probable cause to believe, that the other employee engaged in sexual misconduct regarding a minor or student in vio- lation of the law. Routine transmission of an administrative or per- sonnel file does not violate this prohibition. [See CJ for prohibitions relating to contractors and agents and DH(EXHIBIT) for the Educa- tors' Code of Ethics.]

EMPLOYMENT PRACTICES PROBATIONARY CONTRACTS

PROPOSED POLICY

Note: This local policy has been revised in accordance with the District's <u>innovation plan</u>.¹

Maximum Probationary Contract Period In accordance with the District's innovation plan, the District is exempt from state law regarding the maximum length of time an experienced teacher may be employed on a probationary contract. At the recommendation of the Superintendent, a probationary contract may be renewed for up to two additional one-year periods for a person who has been employed as a teacher in public education for at least five of the eight years preceding employment by the District.

¹ Innovation Plan: [<u>https://www.buckholtsisd.net/288256_2</u>]

COMPENSATION AND BENEFITS COMPENSATION PLAN

	The Superintendent shall recommend an annual compensation plan for all District employees. The compensation plan may include wage and salary structures, stipends, benefits, and incentives. [See also DEAA] The recommended plan shall support District goals for hiring and retaining highly qualified employees. The Board shall review and approve the compensation plan to be used by the District. The Board shall also determine the total compensa- tion package for the Superintendent. [See BJ series]
Pay Administration	The Superintendent shall implement the compensation plan and establish procedures for plan administration consistent with the budget. The Superintendent or designee shall classify each job title within the compensation plan based on the qualifications, duties, and market value of the position.
Annualized Salary	The District shall pay all salaried employees over 12 months in equal monthly or bimonthly installments, regardless of the number of months employed during the school year. Salaried employees hired during the school year shall be paid in accordance with ad- ministrative regulations.
Pay Increases	The Superintendent shall recommend to the Board an amount for employee pay increases as part of the annual budget. The Super- intendent or designee shall determine pay adjustments for individ- ual employees, within the approved budget following established procedures.
Mid-Year Pay Increases Contract Employees	A contract employee's pay may be increased after performance on the contract has begun only if authorized by the compensation plan of the District or there is a change in the employee's job assign- ment or duties during the term of the contract that warrants addi- tional compensation. Any such changes in pay that do not conform with the compensation plan shall require Board approval. [See DEA(LEGAL) for provisions on pay increases and public hearing requirements]
Noncontract Employees	The Superintendent may grant a pay increase to a noncontract em- ployee after duties have begun because of a change in the em- ployee's job assignment or to address pay equity. The Superinten- dent shall report any such pay increases to the Board at the next regular meeting.
Pay During Closing	During an emergency closure, all employees shall continue to be paid for their regular duty schedule unless otherwise provided by Board action. Following an emergency closure, the Board shall adopt a resolution or take other Board action establishing the pur- pose and parameters for such payments. [See EB for the authority to close schools]

COMPENSATION AND BENEFITS COMPENSATION PLAN

Premium Pay During Disasters After authorization by resolution or other Board action and in accordance with such authorization, nonexempt employees who are required to work during an emergency closing for a disaster, as declared by a federal, state, or local official or the Board, shall be paid at the rate of one and one-half times their regular rate of pay for all hours worked up to 40 hours per week. Overtime for time worked over 40 hours in a week shall be calculated and paid according to law. [See DEAB] The Superintendent or designee shall approve payments and ensure that accurate time records are kept of actual hours worked during emergency closings.

PROPOSED POLICY

Vacation Days	Eligible employees in positions normally requiring 12 months of service annually shall receive paid vacation days in accordance with administrative regulations that address the following:		
	1.	Eligibility criteria;	
	2.	Accrual rates and availability;	
	3.	Request and approval processes;	
	4.	Accumulation and carryover limits; and	
	5.	Treatment of vacation days upon separation from service.	
Holidays	serv	ble employees in positions normally requiring 12 months of ice of service annually shall receive paid holidays in accord- with the employee's duty schedule and administrative regula- s.	
	[See	DEAB for overtime pay provisions.]	

EMPLOYEE STANDARDS OF CONDUCT SEARCHES AND ALCOHOL/DRUG TESTING

Reasonable Suspicion Searches	trict has r evidence employee private ve District bu	ict reserves the right to conduct searches when the Dis- easonable suspicion to believe that a search will uncover of work-related misconduct. The District may search the e, the employee's personal items, work areas, lockers, and ehicles parked on District premises or worksites or used in usiness. Searches that reveal a violation of the District's s of conduct may result in disciplinary action. [See DH]	
Reasonable Suspicion Alcohol and Drug Testing	ing if ther influence determina observati of the em mental ac informatio hol scree vant infor	The District may remove an employee from duty and require test- ng if there is reasonable suspicion that the employee is under the nfluence of alcohol or drugs used in violation of District policy. The determination of reasonable suspicion may be based on specific observations of the appearance, behavior, speech, or body odors of the employee whose motor ability, emotional equilibrium, or mental acuity seems to be impaired while on duty or other relevant nformation. Any employee who is asked to submit to drug or alco- nol <u>screening-testing</u> shall be given the opportunity to provide rele- vant information about prescription or nonprescription medications hat may affect the screening.	
	mit to tes	employee who refuses to comply with a directive to sub- ting based upon reasonable suspicion shall be subject to ry action, up to and including termination.	
	pertaining	employee confirmed to have violated the District's policy g to alcohol or drugs may be subject to disciplinary action. series and DH]	
	Note:	The following provisions apply to employees who are covered by the federal Department of Transportation (DOT) rules.	
Federally Required DOT Testing Program	In accordance with DOT rules, the District shall establish an alco- hol and controlled substances testing program to help prevent acci- dents and injuries resulting from the misuse of alcohol and con- trolled substances by the drivers of commercial motor vehicles, including school buses. The primary purpose of the testing pro- gram is to prevent impaired employees from performing safety- sensitive functions.		
	responsik ployees o driver cor	erintendent shall designate a District official who shall be ble for ensuring that information is disseminated to em- covered under this testing program regarding prohibited induct, alcohol and controlled substances tests, and the ences that follow positive test results.	

EMPLOYEE STANDARDS OF CONDUCT SEARCHES AND ALCOHOL/DRUG TESTING

Drug-Related Violations	The following constitute drug-related violations under the DOT rules:			
	1. Refusing to submit to a required test for alcohol or controlled substances.			
	2. Providing an adulterated, diluted, or a substituted specimen on an alcohol or controlled substances test.			
	 Testing positive for alcohol, at a concentration of 0.04 or above, in a post-accident test. 			
	 Testing positive for controlled substances in a post-accident test. 			
	5. Testing positive for alcohol, at a concentration of 0.04 or above, in a random test.			
	6. Testing positive for controlled substances in a random test.			
	 Testing positive for alcohol, at a concentration of 0.04 or above, in a required follow-up testa reasonable suspicion test. 			
	 Testing positive for controlled substances in a required follow- up test. 			
	 Testing positive for alcohol, at a concentration of 0.04 or above, in a reasonable suspicion test. 			
	10.8. Testing positive for controlled substances in a reasonable suspicion test.			
	An employee who operates a commercial motor vehicle, including a bus, and commits a drug-related DOT violation as defined above may be reinstated as a driver if he or she successfully completes a return-to-duty test. The employee may also be subject to follow-up tests shall not be eligible for reinstatement as a driver.			
Alcohol Results Between 0.02 and 0.04	In accordance with DOT rules, a driver tested under this policy and found to have an alcohol concentration of 0.02 or greater, but less than 0.04, shall be suspended from driving duties for at least 24 hours.			
	[In the event of a subsequent positive test result for alcohol of 0.02 or greater but less than 0.04, see the disciplinary consequences at District-Imposed Consequences, below.]			
Reasonable Suspicion DOT Testing	Only supervisors specifically trained in accordance with federal regulations may, based upon reasonable suspicion, remove a driver from a safety-sensitive position and require testing for alcohol and/or controlled substances. The determination of reasonable			

EMPLOYEE STANDARDS OF CONDUCT SEARCHES AND ALCOHOL/DRUG TESTING

	suspicion shall be based on specific observations of the appear- ance, behavior, speech, or body odors of the driver whose motor ability, emotional equilibrium, or mental acuity seems to be im- paired. Such observations must take place just preceding, during, or just after the period of the workday that the driver is on duty.
	The observations may include indication of the chronic and with- drawal effects of controlled substances. Within 24 hours of the ob- served behavior, the supervisor shall provide a signed, written rec- ord documenting the observations leading to a controlled substance reasonable suspicion test.
District-Imposed Consequences	In addition to the consequences established by federal law, a Dis- trict employee confirmed to have violated the District's policy per- taining to alcohol or controlled substances, including a second or subsequent positive test result for alcohol of 0.02 or greater but less than 0.04, shall be subject to District-imposed discipline, as determined by his or her supervisor and the Superintendent. Such discipline may include any appropriate action from suspension without pay during the period of removal from safety-sensitive func- tions, up to and including termination of employment. [See DF se- ries]
	In cases where a driver is also employed in a nondriving capacity by the District, disciplinary action imposed for violation of alcohol and controlled substances policies shall apply to the employee's functions and duties that involve driving. Additionally, upon recom- mendation of the employee's supervisor, disciplinary measures up to and including termination of employment with the District may be considered.

ASSIGNMENT AND SCHEDULES

	Note: This local policy has been revised in accordance with the District's innovation plan. ⁱ
Superintendent's Authority	All personnel are employed subject to assignment and reassign- ment by the Superintendent or designee when the Superintendent determines that the assignment or reassignment is in the best in- terest of the District. Reassignment shall be defined as a transfer to another position, department, or facility that does not necessitate a change in the employment contract of a contract employee. Any change in an employee's contract shall be in accordance with pol- icy DC.
	Any employee may request reassignment within the District to an- other position for which he or she is qualified.
Campus Assignments	The principal's criteria for approval of campus assignments and re- assignments shall be consistent with District policy regarding equal opportunity employment, and with staffing patterns approved in the District and campus plans. [See BQ series] In exercising their au- thority to approve assignments and reassignments, principals shall work cooperatively with the central office staff to ensure the effi- cient operation of the District as a whole.
	In accordance with the District's local innovation plan exemption re- garding SBEC certification [see DBA], the Superintendent shall have the authority to approve a request by the principal for a quali- fied individual with experience or expertise in a specific field to teach high-demand dual credit courses, hard-to-fill courses, sci- ence technology, engineering, arts, and mathematics (STEAM) courses, or career and technical education (CTE) courses. The Su- perintendent shall report this action to the Board for final approval.
	In addition, the Superintendent shall have the authority to approve the principal's request to assign a certified teacher to teach courses outside his or her certified field(s). All other teaching as- signments shall require certification in accordance with state law. [See DBA]
Supplemental Duties	Noncontractual supplemental duties for which supplemental pay is received may be discontinued by either party at any time. An em- ployee who wishes to relinquish a paid supplemental duty may do so by notifying the Superintendent or designee in writing. Paid sup- plemental duties are not part of the District's contractual obligation to the employee, and an employee shall hold no expectation of continuing assignment to any paid supplemental duty.

ASSIGNMENT AND SCHEDULES

Work Calendars and
SchedulesSubject to the Board-adopted budget and compensation plan and
in harmony with employment contracts, the Superintendent shall
determine required work calendars for all employees. [See DC, EB]Daily time schedules for all employees shall be determined by the
Superintendent or designee and principals.

ⁱ Innovation Plan: [https://www.buckholtsisd.net/288256 2]

SCHOOL YEAR

	Note:This local policy has been revised in accordance with the District's innovation plan.1
School Start Date	In accordance with the District's innovation plan, the District is ex- empt from the state law that generally prohibits instruction for stu- dents from beginning before the fourth Monday in August.
School Calendar	The Superintendent shall be authorized to approve variations from the Board-adopted school calendar, as necessary.
School Closure	The Board delegates to the Superintendent the authority to close schools for reasons of public health and safety.
	¹ Innovation Plan: [https://www.buckholtsisd.net/288256_2]

ACADEMIC ACHIEVEMENT GRADING/PROGRESS REPORTS TO PARENTS

Relation to Essential Knowledge and Skills	The District shall establish instructional objectives that relate to the essential knowledge and skills for grade-level subjects or courses. These objectives shall address the skills needed for successful performance in the next grade or next course in a sequence of courses.
	Assignments, tests, projects, classroom activities, and other in- structional activities shall be designed so that each student's per- formance indicates the level of mastery of the designated District objectives.
Guidelines for Grading	The Superintendent or designee shall ensure that each campus or instructional level develops guidelines for teachers to follow in de- termining grades for students. These guidelines shall ensure that grading reflects a student's relative mastery of an assignment and that a sufficient number of grades are taken to support the grade average assigned. Guidelines for grading shall be clearly commu- nicated to students and parents.
	The District shall permit a student who meets the criteria detailed in the grading guidelines a reasonable opportunity to redo an assign- ment or retake a test for which the student received a failing grade.
Progress Reporting	The District shall issue grade reports/report cards every six weeks on a form approved by the Superintendent or designee. Perfor- mance shall be measured in accordance with this policy and the standards established in EIE.
Interim Reports	Interim progress reports shall be issued for all students after the third week of each grading period. Supplemental progress re- ports may be issued at the teacher's discretion.
Conferences	Conferences may be requested by a teacher or parent as needed.
Academic Dishonesty	A student found to have engaged in academic dishonesty shall be subject to grade penalties on assignments or tests and disciplinary penalties in accordance with the Student Code of Conduct. Aca- demic dishonesty includes cheating or copying the work of another student, plagiarism, and unauthorized communication between stu- dents during an examination. The determination that a student has engaged in academic dishonesty shall be based on the judgment of the classroom teacher or another supervising professional em- ployee, taking into consideration written materials, observation, or information from students.

ACADEMIC ACHIEVEMENT CLASS RANKING

PROPOSED REVISIONS

Application for Graduating Class	The District shall apply the same class rank calculation method and rules for local graduation honors for all students in a graduat- ing class, regardless of the school year in which a student first earned high school credit.				
	The District shall include in the calculation of class rank semester grades earned in high school credit courses taken at any grade level., but only in the subjects of English, mathematics, science, social studies, and languages other than English, as well as in any courses taken in a sequence for a certification and in any Advanced Placement (AP) course or approved college-level course not associated with these subjects.				
-	The calculation shall include failing grades.				
System	The District shall categorize and weight eligible courses as Advanced, and Regular, and Basic in accordance with provisions of this policy and as designated in appropriate District publications.				ons of
Advanced	Eligible AP- <u>Honors</u> and dual credit courses shall be categorized and weighted as Advanced courses.				
	All other eligible courses shall be categorized and weighted as Regular courses.				
	Eligible courses that have had the content modified, including credit recovery courses, shall be categorized, and weighted as Basic courses.				
Point Average					
	Grade	Advanced	Regular	Basic	
	100	5.0	4.0	<u>3.5</u>	
	99	4.9	3.9	<u>3.4</u>	
	98	4.8	3.8	<u>3.3</u>	
	97	4.7	3.7	<u>3.2</u>	

4.6

4.5

4.4

4.3

4.2

3.6

3.5

3.4

3.3

3.2

<u>3.1</u>

<u>3.0</u>

<u>2.9</u>

<u>2.8</u>

2.7

96

95

94

93

92

ACADEMIC ACHIEVEMENT CLASS RANKING

EIC (LOCAL)

Grade	Advanced	Regular	Basic
91	4.1	3.1	<u>2.6</u>
90	4.0	3.0	<u>2.5</u>
89	3.9	2.9	<u>2.4</u>
88	3.8	2.8	<u>2.3</u>
87	3.7	2.7	<u>2.2</u>
86	3.6	2.6	<u>2.1</u>
85	3.5	2.5	<u>2.0</u>
84	3.4	2.4	<u>1.9</u>
83	3.3	2.3	<u>1.8</u>
82	3.2	2.2	<u>1.7</u>
81	3.1	2.1	<u>1.6</u>
80	3.0	2.0	<u>1.5</u>
79	2.9	1.9	<u>1.4</u>
78	2.8	1.8	<u>1.3</u>
77	2.7	1.7	<u>1.2</u>
76	2.6	1.6	<u>1.1</u>
75	2.5	1.5	<u>1.0</u>
74	2.4	1.4	<u>.9</u>
73	2.3	1.3	<u>.8</u>
72	2.2	1.2	<u>.7</u>
71	2.1	1.1	<u>.6</u>
70	2.0	1.0	<u>.5</u>
Below 70	0	0	<u>0</u>

Transferred Grades When a student transfers semester grades for courses that would be eligible under the Regular category and the District has accepted the credit, the District shall include the grades in the calculation of class rank.

When a student transfers semester grades for courses that would be eligible to receive additional weight under the District's weighted grade system, the District shall assign additional weight to the grades based on the categories and grade weight system used by

ACADEMIC ACHIEVEMENT CLASS RANKING

	the District only if the same course is offered to the same class of students in the District.
Local Graduation Honors	For the purpose of determining honors to be conferred during grad- uation activities, the District shall calculate class rank in accord- ance with this policy and administrative regulations using grades available at the time of calculation at the end of the fifth six-week grading period of the senior year.
	For the purpose of applications to institutions of higher education, the District shall also calculate class rank as required by state law. The District's eligibility criteria for local graduation honors shall ap- ply only for local recognitions and shall not restrict class rank for the purpose of automatic admission under state law. [See EIC(LE- GAL)]
Valedictorian and Salutatorian	The valedictorian and salutatorian shall be the eligible students with the highest and second highest rank, respectively. To be eligible for this local graduation honor, a student must
	 Have been continuously enrolled in the District high school for the six semesters immediately preceding graduation;
	2. Have completed the foundation program with distinguished level of achievement; and
	3. Be graduating after exactly eight semesters of enrollment in high school.
Breaking Ties	In case of a tie in weighted GPAs after calculation to the fourth dec- imal place, the District shall recognize all students involved in the tie as sharing the honor and title.
Highest-Ranking Graduate	The local eligibility criteria for recognition as the valedictorian shall not affect recognition of the highest-ranking graduate for purposes of receiving the honor graduate certificate from the state of Texas.
	The District shall calculate class rank for this purpose at the end of the spring semester of the senior year.

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.
No Fine Arts Substitutions	The District shall not award state graduation credit in fine arts for participation in a community-based fine arts program.
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 <u>No</u> Activities and Courses	The District shall not allow students to substitute activities and courses for state graduation credit in physical education.
	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.
Private or Commercial Programs	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]

ADMISSIONS INTERDISTRICT TRANSFERS

	Note: This local policy has been revised in accordance with the District's innovation plan. ⁱ		
Authority	The Superintendent is authorized to accept or reject any transfer requests, provided that such action is without regard to race, religion, color, sex, disability, national origin, or ancestral language.		
	A resident student who becomes a nonresident during the course of a semester shall be permitted to continue in attendance for the remainder of the semester.		
Transfer Requests	A nonresident student wishing to transfer into the District shall file an application for transfer each school year with the Superinten- dent or designee. Transfers shall be granted for one regular school year at a time.		
Factors	In approving transfers, the Superintendent or designee shall con- sider availability of space and instructional staff and the student's disciplinary history and attendance records.		
Transfer Agreements	<u>A transfer student shall be notified in the written transfer agreement that he or she must follow all rules and regulations of the District.</u>		
	In accordance with the District's innovation plan, the District is ex- empt from state law requiring transfers to be for a one-year period. Therefore, violation of the terms of the agreement may result in revocation of the agreement during the school year or may result in a transfer request not being approved the following year.		
	A transfer student shall be notified in the written transfer agreement that he or she must follow all rules and regulations of the District. Violation of the terms of the agreement may result in a transfer re- quest not being approved the following year.		
Tuition	If the District charges tuition, the amount shall be set by the Board, within statutory limits.		
Waivers	The Board may waive tuition for a student based on financial hard- ship upon written application by the student, parent, or guardian. [See FP]		
Nonpayment	The District may initiate withdrawal of students whose tuition pay- ments are delinquent.		
Appeals	Any appeals shall be made in accordance with FNG(LOCAL) and GF(LOCAL), as appropriate.		

ADMISSIONS INTERDISTRICT TRANSFERS FDA (LOCAL)

ⁱ Innovation Plan: [https://www.buckholtsisd.net/288256 2]

STUDENT WELFARE WELLNESS AND HEALTH SERVICES

	The District shall support the general wellness of all students by implementing measurable goals to promote sound nutrition and student health and to reduce childhood obesity.					
	[See EHAA for information regarding the District's coordinated school health program.]					
Development, Implementation, and Review of Guidelines and Goals	Dist tech goa revi ipat serv sion	The local school health advisory council (SHAC), on behalf of the District, shall review and consider evidence-based strategies and techniques and shall develop nutrition guidelines and wellness goals as required by law. In the development, implementation, and review of these guidelines and goals, the SHAC shall permit participation by parents, students, representatives of the District's food service provider, physical education teachers, school health professionals, members of the Board, school administrators, and members of the public.				
	[See	[See BDF for required membership of the SHAC.]				
Wellness Plan	nutr	e SHAC shall develop a wellness plan to implement the District's rition guidelines and wellness goals. The wellness plan shall, at ninimum, address:				
	1.	Strategies for soliciting involvement by and input from per- sons interested in the wellness plan and policy;				
	2.	Objectives, benchmarks, and activities for implementing the wellness goals;				
	3.	Methods for measuring implementation of the wellness goals;				
	4.	The District's standards for foods and beverages provided, but not sold, to students during the school day on a school campus; and				
	5.	The manner of communicating to the public applicable infor- mation about the District's wellness policy and plan.				
		SHAC shall review and revise the plan on a regular basis and ommend revisions to the wellness policy when necessary.				
Nutrition Guidelines Foods and Beverages Sold	and duri and fede an e	District's nutrition guidelines for reimbursable school meals all other foods and beverages sold or marketed to students ing the school day shall be designed to promote student health reduce childhood obesity and shall be at least as restrictive as aral regulations and guidance, except when the District allows exemption for fundraising activities as authorized by state and eral rules. [See CO and FJ]				

STUDENT WELFARE WELLNESS AND HEALTH SERVICES

Foods and Beverages Provided	The District shall establish standards for all foods and beverages provided, but not sold, to students during the school day. These standards shall be addressed in the District's wellness plan.		
Wellness Goals Nutrition Promotion and Education	The District shall implement, in accordance with law, a coordinated school health program with a nutrition education component. [See EHAA] The District's nutrition promotion activities shall encourage participation in the National School Lunch Program, the School Breakfast Program, and any other supplemental food and nutrition programs offered by the District.		
	The District establishes the following goal <mark>s</mark> for nutrition promotion:		
	1. The District's food service staff, teachers, and other District personnel shall consistently promote healthy nutrition messages in cafeterias, classrooms, and other appropriate settings.		
	 The District shall share educational nutrition information with families and the general public to promote healthy nutrition choices and positively influence the health of students. 		
	The District establishes the following goals for nutrition education:		
	 The District shall deliver nutrition education that fosters the adoption and maintenance of healthy eating behaviors. 		
	2. The District shall make nutrition education a District-wide pri- ority and shall integrate nutrition education into other areas of the curriculum, as appropriate.		
	 The District shall provide professional development so that teachers and other staff responsible for the nutrition education program are adequately prepared to effectively deliver the program. 		
	 The District shall establish and maintain school gardens and farm-to-school programs. 		
Physical Activity	The District shall implement, in accordance with law, a coordinated health program with physical education and physical activity com- ponents and shall offer at least the required amount of physical ac- tivity for all grades. [See BDF, EHAA, EHAB, and EHAC]		
	The District establishes the following goals for physical activity:		
	 The District shall provide an environment that fosters safe, enjoyable, and developmentally appropriate fitness activities for all students. 		
	 The District shall provide appropriate staff development and encourage teachers to integrate physical activity into the aca- demic curriculum where appropriate. 		

STUDENT WELFARE WELLNESS AND HEALTH SERVICES

	3. <u>2.</u> The District shall encourage parents to support their children's participation, to be active role models, and to include physical activity in family events.			
	4. The District shall encourage students, parents, staff, and community members to use the District's recreational facili- ties, such as tracks, playgrounds, and the like, that are availa- ble outside of the school day. [See GKD]			
Other School-Based Activities	The District establishes the following goals to create an environ- ment conducive to healthful eating and physical activity and to pro- mote and express a consistent wellness message through other school-based activities:			
	 The District shall allow sufficient time for students to eat meals in cafeteria facilities that are clean, safe, and comforta- ble. 			
	2. The District shall promote wellness for students and their fam- ilies at suitable District and campus activities.			
	3. The District shall promote employee wellness activities and involvement at suitable District and campus activities.			
Implementation	The Superintendent shall oversee the implementation of this policy and the development and implementation of the wellness plan and appropriate administrative procedures.			
Evaluation	The District shall comply with federal requirements for evaluating this policy and the wellness plan.			
Public Notification	The District shall annually inform and update the public about the content and implementation of the wellness policy, including posting on its website copies of the wellness policy, the wellness plan, and the required implementation assessment.			
Records Retention	The District shall retain all the required records associated with the wellness policy, in accordance with law and the District's records management program. [See CPC and FFA(LEGAL)]			

STUDENT RECORDS

Comprehensive System	syst scho proo as a a sa	Superintendent shall develop and maintain a comprehensive em of student records and reports dealing with all facets of the pol program operation and shall ensure through reasonable cedures that records are accessed by authorized persons only, illowed by this policy. These data and records shall be stored in ife and secure manner and shall be conveniently retrievable for by authorized school officials.	
Cumulative Record	tran		tive record shall be maintained for each student from en- to District schools until withdrawal or graduation from the
	be r tion tain may	nainta or wi ed foi / be d	and shall move with the student from school to school and ained at the school where currently enrolled until gradua- thdrawal. Records for nonenrolled students shall be re- the period of time required by law. No permanent records lestroyed without explicit permission from the Superinten- e CPC]
Custodian of Records	The principal is custodian of all records for currently enrolled stu- dents. The Superintendent is the custodian of records for students who have withdrawn or graduated. The student handbook made available to all students and parents shall contain a listing of the addresses of District schools, as well as the Superintendent's busi- ness address.		
Types of Education Records	The record custodian shall be responsible for the education rec- ords of the District. These records may include:		
	1.		nissions data, personal and family data, including certifica- of date of birth.
	2.		ndardized test data, including intelligence, aptitude, inter- personality, and social adjustment ratings.
	3.		achievement records, as determined by tests, recorded des, and teacher evaluations.
	4.	any any	documentation regarding a student's testing history and accelerated instruction he or she has received, including documentation of discussion or action by a grade place- nt committee convened for the student.
	5.	Hea	Ith services record, including:
		a.	The results of any tuberculin tests required by the Dis- trict.

STUDENT RECORDS

	b.	The findings of screening or health appraisal programs the District conducts or provides. [See FFAA]	
	c.	Immunization records. [See FFAB]	
6.	Atte	ndance records.	
7.	Stuc	lent questionnaires.	
8.	Records of teacher, school counselor, or administrative con- ferences with the student or pertaining to the student.		
9.	Verif	ied reports of serious or recurrent behavior patterns.	
10.	-	ies of correspondence with parents and others concerned the student.	
11.		ords transferred from other districts in which the student enrolled.	
12.	Rec	ords pertaining to participation in extracurricular activities.	
13.	Infor gran	mation relating to student participation in special pro- ns.	
14.	Rec	ords of fees assessed and paid.	
15.	Rec	ords pertaining to student and parent complaints.	
16.	Othe stud	er records that may contribute to an understanding of the ent.	
dent's parents, as permitted by law. The rec signee shall use reasonable procedures to v		ict shall make a student's records available to the stu- rents, as permitted by law. The records custodian or de- all use reasonable procedures to verify the requester's efore disclosing student records containing personally e information.	
with in-pe avail dent times the S othe origin	out ch erson lable ial na s, and Super r rest nal co	may be reviewed in person during regular school hours harge upon written request to the records custodian. For viewing, the records custodian or designee shall be to explain the record and to answer questions. The confi- ture of the student's records shall be maintained at all d records to be viewed shall be restricted to use only in rintendent's, principal's, or school counselor's office, or ricted area designated by the records custodian. The opy of the record or any document contained in the cumu- ord shall not be removed from the school.	
	 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. The dent signed ident ident ident ident ident times the Source origin 	 c. Atter 7. Stuck 8. Recurstion 9. Verified 10. Copwith 11. Recurstion 12. Recurstion 13. Information 14. Recurstion 15. Recurstion 16. Other stude The Distribution the Super state state	

vance. Copies of records are available at a per copy cost, payable in advance. Copies of records must be requested in writing. Parents

STUDENT RECORDS

	dure redu ords one A pa unde	be denied copies of records if they fail to follow proper proce- es or pay the copying charge. If the student qualifies for free or inced-price lunches and the parents are unable to view the rec- e during regular school hours, upon written request of a parent, copy of the record shall be provided at no charge. Arent may continue to have access to his or her child's records er specific circumstances after the student has attained 18 rs of age or is attending an institution of postsecondary educa- [See FL(LEGAL)]
Access by School Officials		hool official shall be allowed access to student records if he or has a legitimate educational interest in the records.
	For	the purposes of this policy, "school officials" shall include:
	1.	An employee, Board member, or agent of the District, includ- ing an attorney, a consultant, a contractor, a volunteer, a school resource officer, and any outside service provider used by the District to perform institutional services.
	2.	An employee of a cooperative of which the District is a mem- ber or of a facility with which the District contracts for place- ment of students with disabilities.
	3.	A contractor retained by a cooperative of which the District is a member or by a facility with which the District contracts for placement of students with disabilities.
	4.	A parent or student serving on an official committee, such as a disciplinary or grievance committee, or assisting another school official in performing his or her tasks.
	5.	A person appointed to serve on a team to support the Dis- trict's safe and supportive school program.
rules as empl		contractors provided with student records shall follow the same s as employees concerning privacy of the records and shall re- the records upon completion of the assignment.
		hool official has a "legitimate educational interest" in a stu- t's records when he or she is:
	1.	Working with the student;
	2.	Considering disciplinary or academic actions, the student's case, or an individualized education program for a student with disabilities;
	3.	Compiling statistical data;

STUDENT RECORDS

	 Reviewing an education record to fulfill the official's profes- sional responsibility; or 				
	5. Investigating or evaluating programs.				
Transcripts and Transfers of Records	The District may request transcripts from previously attended schools for students transferring into District schools; however, the ultimate responsibility for obtaining transcripts from sending schools rests with the parent or student, if 18 or older.				
	For purposes of a student's enrollment or transfer, the District shall promptly forward in accordance with the timeline provided in law education records upon request to officials of other schools or school systems in which the student intends to enroll or enrolls. [See FD(LEGAL), Required Documentation] The District may re- turn an education record to the school identified as the source of the record.				
Records Responsibility for Students in Special Education	The special education teacherprincipal shall be responsible for en- suring the confidentiality of any personally identifiable information in records of students in special education.				
	A current listing of names and positions of persons who have ac- cess to records of students in special education is maintained at the administration office.				
Procedure to Amend Records	Within 15 District business days of the record custodian's receipt of a request to amend records, the District shall notify the parents in writing of its decision on the request and, if the request is denied, of their right to a hearing. If a hearing is requested, it shall be held within ten District business days after the request is received.				
	Parents shall be notified in advance of the date, time, and place of the hearing. An administrator who is not responsible for the con- tested records and who does not have a direct interest in the out- come of the hearing shall conduct the hearing. The parents shall be given a full and fair opportunity to present evidence and, at their own expense, may be assisted or represented at the hearing.				
	The parents shall be notified of the decision in writing within ten District business days of the hearing. The decision shall be based solely on the evidence presented at the hearing and shall include a summary of the evidence and reasons for the decision. If the deci- sion is to deny the request, the parents shall be informed that they have 30 District business days within which to exercise their right to place in the record a statement commenting on the contested in- formation and/or stating any reason for disagreeing with the Dis- trict's decision.				

Buckholts ISD 166907	
STUDENT RECORDS	FL (LOCAL)
Directory Information	Directory information for District students has been classified into two separate categories:
	1. Items for use only for school-sponsored purposes; and
	2. Items for all other purposes.
School-Sponsored Purposes	For the following school-sponsored purposes—all District publications and announcements—directory information shall in- clude student name, electronic mail address, photograph, date of birth, degrees, honors, awards, dates of attendance, grade level, enrollment status, participation in officially recognized activities and sports, weight and height of members of athletic teams, and student identification numbers or identifiers that cannot be used alone to gain access to electronic education records.
All Other Purposes	For all other purposes, directory information shall include student name, degrees, honors, awards, grade level, enrollment status, participation in officially recognized activities and sports, and weight and height of members of athletic teams.

STUDENT ACTIVI

Extracurricular Activity Absences	The District shall make no distinction between absences for UIL ac- tivities and absences for other extracurricular activities approved by the Board.		
	The District shall not limit an eligible student's absences related to participation in extracurricular activities. [See FM(LEGAL)]		
Use of District Facilities	School-sponsored student groups may use District facilities with prior approval of the appropriate administrator. Other student groups may use District facilities in accordance with policy FNAB.		

STUDENT RIGHTS AND RESPONSIBILITIES INVESTIGATIONS AND SEARCHES

Questioning Students	District officials may question a student regarding the student's own conduct or the conduct of other students. In the context of school discipline, students may not refuse to answer questions based on a right not to incriminate themselves.
	For provisions pertaining to student questioning by law enforce- ment officials or other state or local governmental authorities, see GRA(LOCAL).
District Property	Desks, lockers, District-provided technology, and similar items are the property of the District and are provided for student use as a matter of convenience. District property is subject to search or in- spection at any time without notice. Students have no expectation of privacy in District property. Students shall be fully responsible for the security and contents of District property assigned to them. No student shall place or keep in a desk, locker, District-provided tech- nology, or similar item any article or material prohibited by law, Dis- trict policy, or the Student Code of Conduct. Students shall be re- sponsible for any prohibited item found in District property provided to the student.
Searches in General	District officials may conduct searches of students, their belong- ings, and their vehicles in accordance with state and federal law and District policy. Searches of students shall be conducted in a reasonable and nondiscriminatory manner.
	District officials may initiate a search in accordance with law, in- cluding, for example, based on reasonable suspicion, voluntary consent, or pursuant to District policy providing for suspicionless security procedures, including the use of metal detectors.
	In accordance with the Student Code of Conduct, students are re- sponsible for prohibited items found in their possession, including items in their personal belongings or in vehicles parked on District property.
Reasonable- Suspicion Searches	Searches should be reasonable at their inception and in scope. If there is reasonable suspicion to believe that searching a student's person, belongings, or vehicle will reveal evidence of a violation of the Student Code of Conduct, a District official may conduct a search in accordance with law and District regulations.
Suspicionless Searches	For purposes of this policy, a suspicionless search is a search car- ried out based on lawful security procedures, such as metal detec- tor searches.
Metal Detector Searches	In order to maintain a safe and disciplined learning environment, the District reserves the right to subject students to metal detector

STUDENT RIGHTS AND RESPONSIBILITIES INVESTIGATIONS AND SEARCHES

Use of Trained Dogs	searches when entering a District campus and at off-campus, school-sponsored activities. The District reserves the right to use trained dogs to conduct screening for concealed prohibited items. Such procedures shall be unannounced. The dogs shall not be used with students; how- ever, students may be asked to leave personal belongings in an area that will be screened. If a dog alerts to an item or an area, it may be searched by District officials.
Random Drug- Testing Program	The District requires the random drug-testing of any student in grades 6-12 who chooses to participate in school sponsored activities.
	The Superintendent shall develop regulations for the implementa- tion of the District's random student drug-testing program that ad- dress the following:
	1. Covered activities and purpose of the program;
	2. Written consent and confidentiality of results;
	3. Testing procedures and collection process; and
	4. Applicable consequences.
<u>Appeal</u>	A student or parent may appeal a decision made under the random drug-testing program in accordance with FNG(LOCAL). The stu- dent shall be ineligible for participation in extracurricular activies while the appeal is pending.

COMMUNITY RELATIONS NONSCHOOL USE OF SCHOOL FACILITIES

PROPOSED REVISIONS					
	The District has established a limited open forum for nonschool use of District facilities in accordance with this policy.				
	The District shall provide equal access to youth groups designated in federal law, including the Boy Scouts, as it provides to other nonschool users of District facilities. [See Patriotic Societies in GKD(LEGAL)]				
Scope of Use	The District shall permit nonschool use of designated District facili- ties for educational, recreational, civic, or social activities when these activities do not conflict with school use or with this policy.				
	Approval shall not be granted for any purpose that would damage District property or to any group that has damaged District property.				
	<i>Note:</i> See the following policies for other information regarding fa- cilities use:				
	Use by employee professional organizations: DGA				
	 Use of facilities for school-sponsored and school-related ac- tivities: FM 				
	Use by noncurriculum-related student groups: FNAB				
	Use by District-affiliated school-support organizations: GE				
Nonprofit Fundraising	The District shall permit nonprofit organizations to conduct fund- raising events on District property when these activities do not con- flict with school use or with this policy.				
For-profit Use	The District shall not permit individuals or for-profit organizations to use its facilities for financial gain.				
Campaign-related Use	Except to the extent that a District facility is used as an official poll- ing place, District facilities shall not be available for use by individu- als or groups for political advertising, campaign communications, or electioneering, as those terms are used in state law.				
Scheduling	Requests for nonschool use of District facilities shall be considered on a first-come, first-served basis.				
	Academic and extracurricular activities sponsored by the District shall always have priority when any use is scheduled. [See FM] The principal shall have authority to cancel a scheduled nonschool use if an unexpected conflict arises with a District activity.				

COMMUNITY RELATIONS NONSCHOOL USE OF SCHOOL FACILITIES

Approval of Use		The principal Superintendent is authorized to approve any nonschool use of any District facility.			
Exception	No approval shall be required for nonschool-related recreational use of the District's unlocked, outdoor recreational facilities, such as the track, playgrounds, tennis courts, and the like, when the fa- cilities are not in use by the District or for a scheduled nonschool purpose.				
Emergency Use	In case of emergencies or disasters, the Superintendent may au- thorize the use of District facilities by civil defense, health, or emer- gency service authorities.				
Use Agreement	Any organization or individual approved for a nonschool use of Dis- trict facilities shall be required to complete a written agreement in- dicating receipt and understanding of this policy and any applicable administrative regulations, and acknowledging that the District is not liable for any personal injury or damages to personal property related to the nonschool use.				
Fees for Use	Nonschool users shall be charged a fee for the use of designated District facilities.				
	The business coordinator shall establish and publish a schedule of fees based on the cost of the physical operation of the facilities, as well as any applicable personnel costs for supervision, custodial services, food services, security, and technology services.				
Exceptions	Fee	s shall not be charged when District facilities are used:			
	1.	For public meetings sponsored by state or local governmental agencies;			
	2.	By District employee professional organizations [see DGA]; or			
	3.	For nonschool uses scheduled during the two hours following the end of the instructional day.			
Required Conduct	Pers	sons or groups using District facilities shall:			
	1.	Conduct business in an orderly manner.			
	2.	Abide by all laws and policies, including but not limited to those prohibiting the use, sale, or possession of alcoholic beverages, illegal drugs, and firearms, and the use of tobacco products or e-cigarettes on school property. [See GKA]			
	3.	Make no alteration, temporary or permanent, to school prop- erty without prior written consent from the Superintendent.			

COMMUNITY RELATIONS NONSCHOOL USE OF SCHOOL FACILITIES GKD (LOCAL)

All groups using District facilities shall be responsible for the cost of repairing any damages incurred during use and shall be required to indemnify the District for the cost of any such repairs.