(LOCAL) Policy Comparison Packet

Each marked-up (LOCAL) policy in this collection reflects an automated comparison of the updated policy with its precursor, as found in the TASB Policy Service records.

The comparison is generated by an automated process that shows changes as follows.

- Deletions are shown in a red strike-through font: deleted text.
- Additions are shown in a blue, bold font: new text.
- Blocks of text that have been *moved* without alteration are shown in green, with double underline and double strike-through formatting to distinguish the text's destination from its origin: <u>moved text</u> becomes <u>moved text</u>.
- *Revision bars* appear in the right margin, as above.

While the annotation software competently identifies simple changes, large or complicated changes—as in an extensive rewrite—may be more difficult to follow.

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

BOARD MEMBERS AUTHORITY BBE (LOCAL)

BOARD AUTHORITY The Board has final authority to determine and interpret the policies that govern the schools and, subject to the mandates and limits imposed by state and federal authorities, has complete and full control of the District. Board action shall be taken only in meetings that comply with the Open Meetings Act. [See BE(LEGAL)]

TRANSACTING
BUSINESSWhen a proposal is presented to the Board, the Board shall hold
a discussion shall be held and reach a decision reached. Although
there may be dissenting votes, which are a matter of public record,
each Board decision shall be an action by the whole Board binding
upon each member.

INDIVIDUAL
AUTHORITY FOR
COMMITTING THE
BOARDBoard members as individuals shall not exercise authority over the
District, its property, or its employees. Except for appropriate du-
ties and functions of the Board President, an individual member
may act on behalf of the Board only with the express authorization
of the Board. Without such authorization, no individual member
may commit the Board on any issue. [See BDAA]

INDIVIDUAL ACCESS TO INFORMATION An individual Board member, acting in his or her official capacity, shall have the right to seek information pertaining to District fiscal affairs, business transactions, governance, and personnel matters, including information that properly may be withheld from members of the general public in accordance with the Public Information Chapter of the Government Code. [See GBA]

LIMITATIONS If a Board member is not acting in his or her official capacity, the Board member has no greater right to District records than a member of the public.

An individual Board memberIndividual members shall not have access to confidential student records unless the member is acting in his or her official capacity and has a legitimate educational interest in the records in accordance with **policy FL**.policies FL(LEGAL) and (LOCAL).

A Board member who is denied access to a record under this provision may ask the Board to determine whether the record should be provided or may file a request under the Public Information Act. [See GBAA]

REQUESTS FOR RECORDS An individual Board memberIndividual members shall seek access to records or request copies of records from the Superintendent or other designated custodian of records. When a custodian of records other than the Superintendent provides access to records or copies of records to an individual Board memberTrustees, the provider shall inform the Superintendent of the records provided.

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BOARD MEMBERS AUTHORITY BBE (LOCAL)

In accordance with law, the District shall track and report any requests under this provision, including the cost of responding to one or more requests by any individual Board member for 200 or more pages of material in a 90-day period.

REQUESTS FOR REPORTS No individual Board memberIndividual members shall not direct or require District employees to prepare reports derived from an analysis of information in existing District records or to create a new record compiled from information in existing District records. Directives to the Superintendent or other custodian of records regarding the preparation of reports shall be by Board action.

CONFIDENTIALITY At the time a Board member ismembers are provided access to confidential records or to reports compiled from such records, the Superintendent or other District employee shall advise the Board memberthem of thetheir responsibility to comply with confidentiality requirements.

REFERRING COMPLAINTS If employees, parents, students, or other members of the public bring concerns or complaints to an individual Board member, he or she shall refer them to the Superintendent or another appropriate administrator, who shall proceed according to the applicable complaint policy. [See (LOCAL) policies at DGBA, FNG, and GF]

When the concern or complaint directly pertains to the Board's own actions or policy, for which there is no administrative remedy, the **Board member**Trustee may request that the issue be placed on the agenda.

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EMPLOYMENT REQUIREMENTS AND RESTRICTIONS CREDENTIALS AND RECORDS

PARENT NOTIFICATION	The District shall notify parents of students in classrood the regular teacher is not "highly qualified," as required		
	Not	ificatio	on shall not be required, however, when:-
	1.		home campus teacher of a secondary school student as- ed to a DAEP is considered the teacher-of-record; and
	2.	The	home campus teacher:
		a.	Is highly qualified,
		b.	Assigns and evaluates the student's coursework,
		C.	Provides substantially the same coursework and uses the same grading standards as in the regular classroom,
		d.	Has final authority on the coursework grades and the fi- nal grade for the course, and
		e.	Is regularly available for face-to-face consultation with the student and the DAEP teacher; and
	3.		DAEP teacher meets all applicable SBEC certification irements.
UPDATING CREDENTIALS	gree	es of h	yees who have earned certificates, endorsements, or de- nigher rank since the previous school year shallmust file Superintendent::
	1.		official college transcript showing the highest degree ned and date conferred.
	2.	Proc	of of the certificate or endorsement.
CONTRACT PERSONNEL		•	erintendent or designee shall ensure that contract person- ess valid credentials before issuing contracts.
SOCIAL SECURITY NUMBER	ber DC]	as ar . In a	rict shall not use an employee's social security num- n employee identifier, except for tax purposes [see accordance with law, the District shall keep an em- social security number confidential.
CPR AND FIRST AID CERTIFICATION	mai first	ntain	n to employees required by law [see DBA(LEGAL)] to and submit to the District proof of current certification in nd cardiopulmonary resuscitation, the District includes the
	1.	Dist	rict bus drivers; and
	2.	awa	rict employees who are responsible for students while y from campus for an activity that is sponsored by the rict or UIL.

EMPLOYMENT REQUIREMENTS AND RESTRICTIONS CREDENTIALS AND RECORDS

DBA (LOCAL)

Proof of current certification shall be submitted to the District at the start of each new school year. Certification shall be issued by the American Red Cross, the American Heart Association, or another organization that provides equivalent training and certification.

ADOPTED: ADOPTED:

Brackett ISD 136901		
REDUCTION IN FORCE FINANCIAL EXIGENCY		DFFA (LOCAL)
PLAN TO REDUCE PERSONNEL COSTS	per: with	e Superintendent determines that there is a need to reduce sonnel costs, the Superintendent shall develop, in consultation in the Board as necessary, a plan for reducing costs that may ude one or more of the following:
	٠	Salary reductions [see DEAB]
	•	Furloughs, if the District has received certification from the Commissioner of a reduction in funding under Education Code 42.009 [see CBA and DEAB]
	•	Reductions in force of contract personnel due to financial exi- gency, if the District meets the standard for declaring a finan- cial exigency as defined by the Commissioner [see CEA and provisions at REDUCTION IN FORCE DUE TO FINANCIAL EXIGENCY, below]
	•	Reductions in force of contract personnel due to program change [see DFFB]
	•	Other means of reducing personnel costs
	son	an to reduce personnel costs may include the reduction of per- nel employed pursuant to employment arrangements not cov- d at APPLICABILITY, below.
	•	See DCD for the termination at any time of at-will employ- ment.
	•	See DFAB for the termination of a probationary contract at the end of the contract period.
	•	See DFCA for the termination of a continuing contract.
	•	See DCE for the termination at the end of the contract period of a contract not governed by Chapter 21 of the Education Code.
REDUCTION IN FORCE DUE TO FINANCIAL		e following provisions shall apply when a reduction in force due nancial exigency requires:
EXIGENCY APPLICABILITY	1.	The nonrenewal or termination of a term contract;
	2.	The termination of a probationary contract during the contract period; or
	3.	The termination of a contract not governed by Chapter 21 of the Education Code during the contract period.
DEFINITIONS	Def	initions used in this policy are as follows:
	1.	"Nonrenewal" shall mean the termination of a term contract at the end of the contract period.

REDUCTION IN FORCE FINANCIAL EXIGENCY		DFFA (LOCAL)
	2.	"Discharge" shall mean termination of a contract during the contract period.
GENERAL GROUNDS	omn exig	duction in force may take place when the Superintendent rec- nends and the Board adopts a resolution declaring a financial ency. [See CEA] A determination of financial exigency consti- s sufficient reason for nonrenewal or sufficient cause for dis- ge.
EMPLOYMENT AREAS		en a reduction in force is to be implemented, the Superinten- shall recommend the employment areas to be affected.
	Emp	loyment areas may include, for example:
	1.	Elementary grades, levels, subjects, departments, or pro- grams.
	2.	Secondary grades, levels, subjects, departments, or pro- grams, including career and technical education subjects.
	3.	Special programs, such as gifted and talented, bilingual/ESL programs, special education and related services, compensatory education, or migrant education.
	4.	Disciplinary alternative education programs (DAEPs) and other discipline management programs.
	5.	Counseling programs.
	6.	Library programs.
	7.	Nursing and other health services programs.
	8.	An educational support program that does not provide direct instruction to students.
	9.	Other Districtwide programs.
	10.	An individual campus.
	11.	Any administrative position, unit, or department.
	12.	Programs funded by state or federal grants or other dedicated funding.
	13.	Other contractual positions.
		Superintendent's recommendation may address whether any loyment areas should be:
	1.	Combined or adjusted (e.g., "elementary programs" and "compensatory education programs" can be combined to identify an employment area of "elementary compensatory education programs"); and/or

REDUCTION IN FORCE FINANCIAL EXIGENCY DFFA (LOCAL)

2. Applied on a Districtwide or campus-wide basis (e.g., "the counseling program at [named elementary campus]").

The Board shall determine the employment areas to be affected.

CRITERIA FOR DECISION The Superintendent or designee shall apply the following criteria to the employees within an affected employment area when a reduction in force will not result in the nonrenewal or discharge of all staff in the employment area. The criteria are listed in the order of importance and shall be applied sequentially to the extent necessary to identify the employees who least satisfy the criteria and therefore are subject to the reduction in force. For example, if all necessary reductions can be accomplished by applying the first criterion, it is not necessary to apply the second criterion, and so forth.

- 1. Qualifications for Current or Projected Assignment: Certification, multiple or composite certifications, bilingual certification, licensure, endorsement, highly qualified status, and/or specialized or advanced content-specific training or skills for the current or projected assignment.
- 2. Performance: Effectiveness, as reflected by:
 - a. The most recent formal appraisal and, if available, consecutive formal appraisals from more than one year [see DNA];, whether completed by the District or by a previous district; and
 - b. Any other written evaluative information, including disciplinary information, from the last 36 months.

If the Superintendent or designee at his or her discretion decides that the documented performance differences between two or more employees are too insubstantial to rely upon, he or she may proceed to apply the remaining criteria in the order listed below.

- 3. Extra Duties: Currently performing an extra-duty assignment, such as department or grade-level chair, band director, athletic coach, or activity sponsor.
- 4. Professional Background: Professional education and work experience related to the current or projected assignment.
- 5. Seniority: Length of service in the District, as measured from the employee's most recent date of hire.

SUPERINTENDENT The Superintendent shall recommend to the Board the nonrenewal or discharge of the identified employees within the affected employment areas.

Brackett ISD 136901			
REDUCTION IN FORCE FINANCIAL EXIGENCY			DFFA (LOCAL)
BOARD VOTE	Boar	considering the Superintendent's recommendations, rd shall determine the employees to be proposed for n al or discharge, as appropriate.	
	ees,	e Board votes to propose nonrenewal of one or more e the Board shall specify the manner of hearing in acco DFBB(LOCAL).	
	the E by a	Board votes to propose discharge of one or more em Board shall determine whether the hearing will be cond TEA-appointed hearing examiner [see DFD] or will be ing under Education Code 21.207 [see DFBB].	ducted
NOTICE	ten r	Superintendent or designee shall provide each employ notice of the proposed nonrenewal or discharge, as ap notice shall include:	
	1.	The proposed action, as applicable;	
	2.	A statement of the reason for the proposed action; an	d
	3.	Notice that the employee is entitled to a hearing of the determined by the Board.	e type
CONSIDERATION FOR AVAILABLE POSITIONS	discł wish ing p	mployee who has received notice of proposed nonren harge may apply for available positions for which he or es to be considered. The employee is responsible for posted vacancies, submitting an application, and other polying with District procedures.	r she review-
	tion a	e employee meets the District's objective criteria for the and is the most qualified internal applicant, the District the employee the position until:	
	1.	Final action by the Board to end the employee's contr the employee does not request a hearing.	act, if
	2.	The evidentiary hearing by the independent hearing e the Board, or other person designated in DFBB(LOC/ the employee requests a hearing.	
HEARING REQUEST NONRENEWAL: TERM CONTRACT		mployee receiving notice of proposed nonrenewal of a ract may request a hearing in accordance with DFBB.	a term
DISCHARGE: CHAPTER 21 CONTRACT	tract hear or th	mployee receiving notice of proposed discharge from governed by Chapter 21 of the Education Code may r ing. The hearing shall be conducted in accordance wi e nonrenewal hearing process in DFBB, as determine of and specified in the notice of proposed discharge.	request a ith DFD

Brackett ISD 136901	
REDUCTION IN FORCE FINANCIAL EXIGENCY	DFFA (LOCAL)
DISCHARGE: NON- CHAPTER 21 CONTRACT	An employee receiving notice of proposed discharge during the period of an employment contract not governed by Chapter 21 of the Education Code may request a hearing before the Board or its designee in accordance with DCE.
FINAL ACTION	If the employee requests a hearing, the Board shall take final ac-
HEARING REQUESTED	tion after the hearing in accordance with DCE, DFBB, or DFD, as applicable, and shall notify the employee in writing.
NO HEARING REQUESTED	If the employee does not request a hearing, the Board shall take final action in accordance with DCE, DFBB, or DFD, as applicable, and shall notify the employee in writing.

Brackett ISD 136901		
REDUCTION IN FORCE PROGRAM CHANGE		DFFB (LOCAL)
APPLICABILITY	char char forts dent prog	policy shall apply when a reduction in force due to a program nge requires the nonrenewal of a term contract. A program nge may be due to, for example, a redirection of resources; ef- to improve efficiency; a change in enrollment; a lack of stu- t response to particular course offerings; legislative revisions to grams; or a reorganization or consolidation of two or more indi- al schools, departments, or school districts.
DEFINITIONS	Defi	nitions used in this policy are as follows:
	1.	"Program change" shall mean any elimination, curtailment, or reorganization of a program, department, school operation, or curriculum offering, including, for example, a change in cur- riculum objectives; a modification of the master schedule; the restructuring of an instructional delivery method; or a modifi- cation or reorganization of staffing patterns in a department, on a particular campus, or Districtwide.
	2.	"Nonrenewal" shall mean the termination of a term contract at the end of the contract period.
GENERAL GROUNDS	omn	duction in force may take place when the Superintendent rec- nends and the Board approves a program change. A determi- on of a program change constitutes sufficient reason for nonre- al.
EMPLOYMENT AREAS		en a reduction in force is to be implemented, the Superinten- t shall recommend the employment areas to be affected.
	Emp	ployment areas may include, for example:
	1.	Elementary grades, levels, subjects, departments, or pro- grams.
	2.	Secondary grades, levels, subjects, departments, or pro- grams, including career and technical education subjects.
	3.	Special programs, such as gifted and talented, bilingual/ESL programs, special education and related services, compensatory education, or migrant education.
	4.	Disciplinary alternative education programs (DAEPs) and oth- er discipline management programs.
	5.	Counseling programs.
	6.	Library programs.
	7.	Nursing and other health services programs.
	8.	An educational support program that does not provide direct instruction to students.

REDUCTION IN FORCE PROGRAM CHANGE

	9.	Other Districtwide programs.
	10.	An individual campus.
	11.	Any administrative position, unit, or department.
	12.	Programs funded by state or federal grants or other dedicated funding.
	13.	Other contractual positions.
		Superintendent's recommendation may address whether any loyment areas should be:
	1.	Combined or adjusted (e.g., "elementary programs" and "compensatory education programs" can be combined to identify an employment area of "elementary compensatory education programs"); and/or
	2.	Applied on a Districtwide or campus-wide basis (e.g., "the counseling program at [named elementary campus]").
	The	Board shall determine the employment areas to be affected.
CRITERIA FOR DECISION	the grar ploy and the ject tions	Superintendent or designee shall apply the following criteria to employees within an affected employment area when a pro- n change will not result in the nonrenewal of all staff in the em- ment area. The criteria are listed in the order of importance shall be applied sequentially to the extent necessary to identify employees who least satisfy the criteria and therefore are sub- to the reduction in force. For example, if all necessary reduc- s can be accomplished by applying the first criterion, it is not essary to apply the second criterion, and so forth.
	1.	Qualifications for Current or Projected Assignment: Certifica- tion, multiple or composite certifications, bilingual certification, licensure, endorsement, highly qualified status, and/or spe- cialized or advanced content-specific training or skills for the current or projected assignment.
	2.	Performance: Effectiveness, as reflected by:
		 The most recent formal appraisal and, if available, consecutive formal appraisals from more than one year [see DNA];, whether completed by the District or by a previous district; and
		b. Any other written evaluative information, including disciplinary information, from the last 36 months.
		If the Superintendent or designee at his or her discretion de- cides that the documented performance differences between

130901		
REDUCTION IN FORCE PROGRAM CHANGE		DFFB (LOCAL)
		two or more employees are too insubstantial to rely upon, he or she may proceed to apply the remaining criteria in the or- der listed below.
	3.	Extra Duties: Currently performing an extra-duty assignment, such as department or grade-level chair, band director, athlet- ic coach, or activity sponsor.
	4.	Professional Background: Professional education and work experience related to the current or projected assignment.
	5.	Seniority: Length of service in the District, as measured from the employee's most recent date of hire.
SUPERINTENDENT RECOMMENDATION		Superintendent shall recommend to the Board the nonrenewal e identified employees within the affected employment areas.
BOARD VOTE	Boa new of o	r considering the Superintendent's recommendations, the rd shall determine the employees to be proposed for nonre- al, as appropriate. If the Board votes to propose nonrenewal ne or more employees, the Board shall specify the manner of ring in accordance with DFBB(LOCAL).
NOTICE	ten i state	Superintendent or designee shall provide each employee writ- notice of the proposed nonrenewal. The notice shall include a ement of the reason for the proposed action and notice that the ployee is entitled to a hearing of the type determined by the rd.
CONSIDERATION FOR AVAILABLE POSITIONS	may cons cano	employee who has received notice of proposed nonrenewal apply for available positions for which he or she wishes to be sidered. The employee is responsible for reviewing posted va- cies, submitting an application, and otherwise complying with rict procedures.
	tion	e employee meets the District's objective criteria for the posi- and is the most qualified internal applicant, the District shall r the employee the position until:
	1.	Final action by the Board to end the employee's contract, if the employee does not request a hearing.
	2.	The evidentiary hearing by the independent hearing examin- er, the Board, or other person designated in DFBB(LOCAL), if the employee requests a hearing.
HEARING REQUEST		employee receiving notice of proposed nonrenewal of a term ract may request a hearing in accordance with DFBB.

136901 **REDUCTION IN FORCE** DFFB **PROGRAM CHANGE** (LOCAL) FINAL ACTION If the employee requests a hearing, the Board shall take final action after the hearing in accordance with DFBB and shall notify the HEARING employee in writing. REQUESTED NO HEARING If the employee does not request a hearing, the Board shall take final action in accordance with DFBB and shall notify the employee REQUESTED in writing.

Brackett ISD

COMPLAINTS		nis policy, the terms "complaint" and "grievance" shall have the ne meaning.
OTHER COMPLAINT PROCESSES	-	ployee complaints shall be filed in accordance with this policy, ept as provided below:
	1.	Complaints alleging discrimination, including violations of Title IX (gender), Title VII (sex, race, color, religion, national origin), ADEA (age), or Section 504 (disability), shall be submitted in accordance with DIA.
	2.	Complaints alleging certain forms of harassment, including harassment by a supervisor and violation of Title VII, shall be submitted in accordance with DIA.
	3.	Complaints concerning retaliation relating to discrimination and harassment shall be submitted in accordance with DIA.
	4.	Complaints concerning instructional materials shall be submit- ted in accordance with EFA.
	5.	Complaints concerning a commissioned peace officer who is an employee of the District shall be submitted in accordance with CKE.
	6.	Complaints concerning the proposed nonrenewal of a term contract issued under Chapter 21 of the Education Code shall be submitted in accordance with DFBB.
	7.	Complaints concerning the proposed termination or suspen- sion without pay of an employee on a probationary, term, or continuing contract issued under Chapter 21 of the Education Code during the contract term shall be submitted in accord- ance with DFAA, DFBA, or DFCA.
NOTICE TO EMPLOYEES	The	e District shall inform employees of this policy.
GUIDING PRINCIPLES INFORMAL PROCESS	com	Board encourages employees to discuss their concerns and applaints through informal conferences with their supervisor, cipal, or other appropriate administrator.
		ncerns should be expressed as soon as possible to allow early plution at the lowest possible administrative level.
DIRECT COMMUNICATION WITH BOARD MEMBERS	mer com be i	ployees shall not be prohibited from communicating with a mber of the Board regarding District operations except when munication between an employee and a Board member would nappropriate because of a pending hearing or appeal related to employee.

FORMAL PROCESS	If an informal conference regarding a complaint fails to reach outcome requested by the employee, he or she may initiate formal process described below by timely filing a written com form.	the
	Even after initiating the formal complaint process, employees encouraged to seek informal resolution of their concerns. Ar ployee whose concerns are resolved may withdraw a formal plaint at any time.	n em-
	The process described in this policy shall not be construed to ate new or additional rights beyond those granted by law or l policy, nor to require a full evidentiary hearing or "mini-trial" a level.	Board
FREEDOM FROM RETALIATION	Neither the Board nor any District employee shall unlawfully ate against an employee for bringing a concern or complaint	
WHISTLEBLOWER COMPLAINTS	Whistleblower complaints shall be filed within the time specified within the time specified within the time specified at Level Two. Time lines for the employee and the District set in this policy may be shortened to allow the Board to make a decision within 60 calendar days of the initiation of the comp [See DG]	ginning et out final
COMPLAINTS AGAINST SUPERVISORS	Complaints alleging a violation of law by a supervisor may be to the Superintendent or designee. Complaints alleging a vio of law by the Superintendent may be made directly to the Bo designee.	olation
GENERAL PROVISIONS FILING	Complaint forms and appeal notices may be filed by hand-de fax, or U.S. Mail. Hand-delivered filings shall be timely filed ceived by the appropriate administrator or designee by the c business on the deadline. Fax filings shall be timely filed if th are received on or before the deadline, as indicated by the date/time shown on the fax copy. Mail filings shall be timely they are postmarked by U.S. Mail on or before the deadline a received by the appropriate administrator or designated repr sentative no more than three days after the deadline.	if re- lose of ney filed if and
RESPONSE	At Levels One and Two, "response" shall mean a written con cation to the employee from the appropriate administrator. F sponses may be hand-delivered or sent by U.S. Mail to the e ployee's mailing address of record. Mailed responses shall be timely if they are postmarked by U.S. Mail on or before the d line.	Re- em- pe
DAYS	"Days" shall mean District business days, unless otherwise r In calculating time lines under this policy, the day a documer filed is "day zero." The following business day is "day one."	
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REPRESENTATIVE	"Representative" shall mean any person who or an organization that does not claim the right to strike and is designated by the em- ployee to represent him or her in the complaint process.
	The employee may designate a representative through written no- tice to the District at any level of this process. The representative may participate in person or by telephone conference call. If the employee designates a representative with fewer than three days' notice to the District before a scheduled conference or hear- ing, the District may reschedule the conference or hearing to a lat- er date, if desired, in order to include the District's counsel. The District may be represented by counsel at any level of the process.
CONSOLIDATING COMPLAINTS	Complaints arising out of an event or a series of related events shall be addressed in one complaint. Employees shall not bring separate or serial complaints arising from any event or series of events that have been or could have been addressed in a previous complaint.
	When two or more complaints are sufficiently similar in nature and remedy sought to permit their resolution through one proceeding, the District may consolidate the complaints.
UNTIMELY FILINGS	All time limits shall be strictly followed unless modified by mutual written consent.
	If a complaint form or appeal notice is not timely filed, the com- plaint may be dismissed, on written notice to the employee, at any point during the complaint process. The employee may appeal the dismissal by seeking review in writing within ten days from the date of the written dismissal notice, starting at the level at which the complaint was dismissed. Such appeal shall be limited to the issue of timeliness.
COSTS INCURRED	Each party shall pay its own costs incurred in the course of the complaint.
COMPLAINT FORM	Complaints under this policy shall be submitted in writing on a form provided by the District.
	Copies of any documents that support the complaint should be at- tached to the complaint form. If the employee does not have cop- ies of these documents, they may be presented at the Level One conference. After the Level One conference, no new documents may be submitted by the employee unless the employee did not know the documents existed before the Level One conference.
	A complaint form that is incomplete in any material aspect may be dismissed, but may be refiled with all the required information if the refiling is within the designated time for filing a complaint.

AUDIO RECORDING	As provided by law, an employee shall be permitted to make an audio recording of a conference or hearing under this policy at which the substance of the employee's complaint is discussed. The employee shall notify all attendees present that an audio re- cording is taking place.		
LEVEL ONE	Complaint forms must be filed:		
	 Within 15 days of the date the employee first knew, or with reasonable diligence should have known, of the decision or action giving rise to the complaint or grievance; and 		
	2. With the lowest level administrator who has the authority to remedy the alleged problem.		
	In most circumstances, employees on a school campus shall file Level One complaints with the campus principal; other District employees shall file Level One complaints with their immediate supervisor.		
	If the only administrator who has authority to remedy the al- leged problem is the Superintendent or designee, the com- plaint may begin at Level Two following the procedure, includ- ing deadlines, for filing the complaint form at Level One.		
	If the complaint is not filed with the appropriate administrator, the receiving administrator must note the date and time the complaint form was received and immediately forward the complaint form to the appropriate administrator.		
	The appropriate administrator shall investigate as necessary and hold a conference with the employee within ten days after receipt of the written complaint. The administrator may set reasonable time limits for the conference.		
	The administrator shall provide the employee a written response within ten days following the conference. In reaching a decision, the administrator may consider information provided at the Level One conference and any other relevant documents or information the administrator believes will help resolve the complaint.		
LEVEL TWO	If the employee did not receive the relief requested at Level One or if the time for a response has expired, the employee may request a conference with the Superintendent or designee to appeal the Lev- el One decision.		
	The appeal notice must be filed in writing, on a form provided by the District, within ten days of the date of the written Level One re- sponse or, if no response was received, within ten days of the Lev- el One response deadline.		

	After receiving notice of the appeal, the Level One administrator shall prepare and forward a record of the Level One complaint to the Level Two administrator. The employee may request a copy of the Level One record.			
	The	The Level One record shall include:		
	1.	The original complaint form and any attachments.		
	2.	All other documents submitted by the employee at Level One.		
	3.	The written response issued at Level One and any attach- ments.		
	4.	All other documents relied upon by the Level One administra- tor in reaching the Level One decision.		
	days ited iden emp infor cisic	Superintendent or designee shall hold a conference within ten s after the appeal notice is filed. The conference shall be lim- to the issues presented by the employee at Level One and tified in the Level Two appeal notice. At the conference, the ployee may provide information concerning any documents or rmation relied upon by the administration for the Level One de- on. The Superintendent or designee may set reasonable time s for the conference.		
	ten a de One any	Superintendent or designee shall provide the employee a writ- response within ten days following the conference. In reaching ecision, the Superintendent or designee may consider the Level record, information provided at the Level Two conference, and other relevant documents or information the Superintendent or gnee believes will help resolve the complaint.		
		ordings of the Level One and Level Two conferences, if any, I be maintained with the Level One and Level Two records.		
LEVEL THREE	if the	e employee did not receive the relief requested at Level Two or e time for a response has expired, the employee may appeal decision to the Board.		
	the spo	appeal notice must be filed in writing, on a form provided by District, within ten days of the date of the written Level Two re- nse or, if no response was received, within ten days of the Lev- wo response deadline.		
	date	Superintendent or designee shall inform the employee of the e, time, and place of the Board meeting at which the complaint be on the agenda for presentation to the Board.		

The Superintendent or designee shall provide the Board the record of the Level Two appeal. The employee may request a copy of the Level Two record.

The Level Two record shall include:

- 1. The Level One record.
- 2. The notice of appeal from Level One to Level Two.
- 3. The written response issued at Level Two and any attachments.
- 4. All other documents relied upon by the administration in reaching the Level Two decision.

If at the Level Three hearing the administration intends to rely on evidence not included in the Level Two record, the administration shall provide the employee notice of the nature of the evidence at least three days before the hearing.

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

The presiding officer may set reasonable time limits and guidelines for the presentation, including an opportunity for the employee and administration to each make a presentation and provide rebuttal and an opportunity for questioning by the Board. The Board shall hear the complaint and may request that the administration provide an explanation for the decisions at the preceding levels.

In addition to any other record of the Board meeting required by law, the Board shall prepare a separate record of the Level Three presentation. The Level Three presentation, including the presentation by the employee or the employee's representative, any presentation from the administration, and questions from the Board with responses, shall be recorded by audio recording, video/audio recording, or court reporter.

The Board shall then consider the complaint. It may give notice of its decision orally or in writing at any time up to and including the next regularly scheduled Board meeting. If the Board does not make a decision regarding the complaint by the end of the next regularly scheduled meeting, the lack of a response by the Board upholds the administrative decision at Level Two.

	Each District employee shall perform his or her duties in accord- ance with state and federal law, District policy, and ethical stand- ards. [See DH(EXHIBIT)]		
	Each District employee shall recognize and respect the rights of students, parents, other employees, and members of the communi- ty and shall work cooperatively with others to serve the best inter- ests of the District.		
	An employee wishing to express concern, complaints, or criticism shall do so through appropriate channels. [See DGBA]		
VIOLATIONS OF STANDARDS OF CONDUCT	Each employee shall comply with the standards of conduct set out in this policy and with any other policies, regulations, and guide- lines that impose duties, requirements, or standards attendant to his or her status as a District employee. Violation of any policies, regulations, or guidelines may result in disciplinary action, including termination of employment. [See DCD and DF series]		
ELECTRONIC MEDIA	Electronic media includes all forms of social media, such as text messaging, instant messaging, electronic mail (e-mail), Web logs (blogs), electronic forums (chat rooms), video-sharing Web sites, editorial comments posted on the Internet, and social network sites. Electronic media also includes all forms of telecommunica- tion, such as landlines, cell phones, and Web-based applications.		
USE WITH STUDENTS	In accordance with administrative regulations, a certified or li- censed employee, or any other employee designated in writing by the Superintendent or a campus principal, may use electronic me- dia to communicate with currently enrolled students about matters within the scope of the employee's professional responsibilities. All other employees are prohibited from using electronic media to communicate directly with students who are currently enrolled in the District. The regulations shall address:		
	1. Exceptions for family and social relationships;		
	 The circumstances under which an employee may use text messaging to communicate with students; and 		
	 Other matters deemed appropriate by the Superintendent or designee. 		
	Each employee shall comply with the District's requirements for records retention and destruction to the extent those requirements apply to electronic media. [See CPC]		
PERSONAL USE	An employee shall be held to the same professional standards in his or her public use of electronic media as for any other public conduct. If an employee's use of electronic media violates state or		

	ity to ject	eral law or District policy, or interferes with the employee's abil- o effectively perform his or her job duties, the employee is sub- to disciplinary action, up to and including termination of em- ment.		
SAFETY REQUIREMENTS	and	Each employee shall adhere to District safety rules and regulations and shall report unsafe conditions or practices to the appropriate supervisor.		
HARASSMENT OR ABUSE		employee shall not engage in prohibited harassment, including ual harassment, of:		
	1.	Other employees. [See DIA]		
	2.	Students. [See FFH; see FFG regarding child abuse and ne- glect]		
	eng othe	le acting in the course of employment, an employee shall not age in prohibited harassment, including sexual harassment, of er persons, including Board members, vendors, contractors, nteers, or parents.		
		employee shall report child abuse or neglect as required aw. [See FFG]		
RELATIONSHIPS WITH STUDENTS	relat stud	employee shall not form romantic or other inappropriate social tionships with students. Any sexual relationship between a lent and a District employee is always prohibited, even if con- sual. [See FFH]		
TOBACCO USE	An employee shall not use tobacco products on District premises, in District vehicles, or at school or school-related activities. [See also GKA]			
ALCOHOL AND DRUGS	An employee shall not manufacture, distribute, dispense, possess, use, or be under the influence of any of the following substances during working hours while at school or at school-related activities during or outside of usual working hours:			
	1.	Any controlled substance or dangerous drug as defined by law, including but not limited to marijuana, any narcotic drug, hallucinogen, stimulant, depressant, amphetamine, or barbitu- rate.		
	2.	Alcohol or any alcoholic beverage.		
	3.	Any abusable glue, aerosol paint, or any other chemical sub- stance for inhalation.		
	4.	Any other intoxicant or mood-changing, mind-altering, or be- havior-altering drug.		

		mployee need not be legally intoxicated to be considered "un- he influence" of a controlled substance.
EXCEPTIONS	stand or wh for th	mployee who manufactures, possesses, or dispenses a sub- ce listed above as part of the employee's job responsibilities, no uses a drug authorized by a licensed physician prescribed be employee's personal use shall not be considered to have ted this policy.
NOTICE		employee shall be given a copy of the District's notice regard- rug-free schools. [See DI(EXHIBIT)]
	from	by of this policy, a purpose of which is to eliminate drug abuse the workplace, shall be provided to each employee at the be- ng of each year or upon employment.
ARRESTS, INDICTMENTS, CONVICTIONS, AND OTHER ADJUDICATIONS	sor v no co any f	mployee shall notify his or her principal or immediate supervi- within three calendar days of any arrest, indictment, conviction, ontest or guilty plea, or other adjudication of the employee for relony, any offense involving moral turpitude, and any of the r offenses as indicated below:
	1.	Crimes involving school property or funds;
	2.	Crimes involving attempt by fraudulent or unauthorized means to obtain or alter any certificate or permit that would entitle any person to hold or obtain a position as an educator;
	3.	Crimes that occur wholly or in part on school property or at a school-sponsored activity; or
	4.	Crimes involving moral turpitude, which include:
		• Dishonesty; fraud; deceit; theft; misrepresentation;
		Deliberate violence;
		• Base, vile, or depraved acts that are intended to arouse or gratify the sexual desire of the actor;
		 Felony possession or conspiracy to possess, or any misdemeanor or felony transfer, sale, distribution, or conspiracy to transfer, sell, or distribute any controlled substance defined in Chapter 481 of the Health and Safety Code;
		 Felony driving while intoxicated (DWI); or

• Acts constituting abuse or neglect under the Texas Family Code.

DRESS AND GROOMING An employee's dress and grooming shall be clean, neat, in a manner appropriate for his or her assignment, and in accordance with any additional standards established by his or her supervisor and approved by the Superintendent.

Brackett ISD 136901	
PERFORMANCE APPRA EVALUATION OF TEACI	
APPRAISAL SYSTEM	The formal appraisal of District teachers shall be in accord- ance with the Professional Development and Appraisal Sys- tem (PDAS).
GENERAL REQUIREMENTS LESS-THAN-ANNUAL EVALUATIONS	District teachers shall be appraised annually, except teachers who are eligible for less frequent evaluations in accordance with law [see DNA(LEGAL)] and the following-local criteria established in this policy. The eligible teacher shall:
ELIGIBILITY	1. Components of Be on an educator term contract;
	2. Be SBEC certified;
	3. Not be on a District permit;
	4. Be employed by the appraisal process, such as classroom observationsDistrict for at least three years;
	5. Not be new to the teaching assignment; and walk-throughs,
	6. Not be new to the campus.
FREQUENCY	Eligible teachers shall be appraised every third year.
	During any school year when a complete Professional Develop- ment and Appraisal System (PDAS) is not scheduled for an eligible teacher, either the teacher or the principal may require that an ap- praisal be conducted more frequently as necessaryby providing written notice to ensure the other party.
ALTERNATIVE ANNUAL REVIEW PROCESS	In the years that PDAS is not scheduled for an eligible teacher, an annual review process developed by the District- or campus-level decision-making committee shall consist of a summative conference.
	The summative conference shall include a written document to be presented to the teacher, signed by the teacher and supervisor, and maintained in the personnel file.
PDAS	The annual appraisal of District teachers receive appropriate guidancenot eligible for less frequent evaluations shall be in accordance with the PDAS.
	The District shall establish an appraisal calendar each year.
PDAS ALTERNATE APPRAISERS ALTERNATE	The list of qualified appraisers who may appraise a teacher in place of the teacher's supervisor shall be approved by the Board.
APPRAISERS	

PERFORMANCE APPRAISAL EVALUATION OF TEACHERS

SECOND APPRAISAL SECOND OBSERVATION APPRAISER SCORES	Upon a teacher's request for a second appraiser, the Superinten- dent or designee shall select the second appraiser from a pre- established roster of trained appraisers.			
	esta	Board shall ensure that the Superintendent or designee ablishesestablish procedures regarding how domain score in first and second PDAS appraisals will be used.	S	
LESS-THAN- ANNUALPROBATIONA		be eligible for less-than-annual evaluations under the AS a teacher shall:		
RY TEACHERS WRITTEN	1.	Be employed on an educator term contract;		
EVALUATIONS	2.	Hold SBEC certification;		
ELIGIBILITY	3.	Have been employed by the District for at least three years;		
	4.	Have served in the current teaching assignment for a least one year; and	t	
	5.	Have served on the current campus for at least one ye	ear.	
FREQUENCY	Elig	ible teachers shall be appraised every three years.		
	sch prir	ing any school year when a complete appraisal is not eduled for an eligible teacher, either the teacher or the icipal may require that an appraisal be conducted by viding written notice to the other party.		
ANNUAL REVIEW PROCESS	In the years that a PDAS appraisal is not scheduled for an eli- gible teacher, the District shall conduct an annual review in accordance with a process developed by the District- and campus-level evaluative information need not be considered prior to a-decision-making committees.			
	The annual review process shall produce a written document to be presented to the teacher, signed by the teacher and su- pervisor, and maintained in the personnel file.terminate a pro- bationary contract at the end of the contract term. [See DFAB(LEGAL)]			
		The regular PDAS procedures and requirements shall not apply to the annual review process.		
GRIEVANCES		en relevant to decisions regarding term contracts, written ev		
EMPLOYMENT DECISIONS	any	ons of a teacher's performance, as documented to date, ar other information the administration deems appropriate, sh considered in decisions affecting contract status.		
GRIEVANCES		nplaints regarding teacher appraisal shall be addressed in a ordance with DGBA(LOCAL).	ac-	
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Brackett ISD 136901		
ACADEMIC ACHIEVEME GRADING/PROGRESS	ENT REPORTS TO PARENTS	EIA (LOCAL)
RELATION TO ESSENTIAL KNOWLEDGE AND SKILLS	The District shall establish instructional objectives that relates essential knowledge and skills for grade-level subjects or of These objectives shall address the skills needed for succes performance in the next grade or next course in a sequence courses.	courses. ssful
	Assignments, tests, projects, classroom activities, and othe structional activities shall be designed so that each studen formance indicates the level of mastery of the designated objectives.	t's per-
GUIDELINES FOR GRADING	The Superintendent or designee shall ensure that each can instructional level develops guidelines for teachers to follow termining grades for students. These guidelines shall ensu- grading reflects a student's relative mastery of an assignment that a sufficient number of grades are taken to support the average assigned. Guidelines for grading shall be clearly nicated to students and parents.	w in de- ure that ent and grade
	The District shall permit a student who meets the criteria d the grading guidelines a reasonable opportunity to redo an signment or retake a test for which the student received a grade.	n as-
SPECIAL EDUCATION	A student's ARD committee shall determine the type of ast to be administered and how the score on an EOC assess shall be used for final course grades, credit decisions, and tion requirements.	nent
GRADING	Calculation of grades with EOC assessment scores shall to cordance with the District's grading guidelines.)e in ac-
	[See EKB for further information regarding EOC assessme	mts]
PROGRESS REPORTING	The District shall issue grade reports/report cards every ni weeks at Jones Elementary School, and every six weeks a ett Junior High and Brackett Senior High on a form approv the Superintendent or designee. Performance shall be me in accordance with this policy and the standards establishe	at Brack- ed by easured
INTERIM REPORTS	Interim progress reports may be issued at the teacher's dis however, notice of a student's consistent unsatisfactory per mance shall be issued in accordance with law.	
CONFERENCES	In addition to conferences scheduled on the campus calen ferences may be requested by a teacher or parent as need	
ACADEMIC DISHONESTY	A student found to have engaged in academic dishonesty subject to grade penalties on assignments or tests and dis penalties in accordance with the Student Code of Conduct	ciplinary

ACADEMIC ACHIEVEMENT GRADING/PROGRESS REPORTS TO PARENTS

demic dishonesty includes cheating or copying the work of another student, plagiarism, and unauthorized communication between students 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 employee, taking into consideration written materials, observation, or information from students.

Brackett ISD 136901		
ACADEMIC ACHIEVEME CLASS RANKING	ENT E (LOCA	IC L)
CALCULATION	The District shall include in the calculation of class rank grades earned in grades 9–12 and in any high school course taken in grade 8 for state graduation credit.	
EXCLUSIONS	The calculation of class rank shall exclude grades earned in or by credit by examination, correspondence courses, vocational adjustment classes (VAC), and local credit courses.	,
END-OF-COURSE ASSESSMENT SCORES	The District shall not include scores from end-of-course (EOC) as sessments in calculations for class rank.	-
WEIGHTED NUMERICAL GRADE AVERAGE	The District shall assign an added weight of ten percent of the grade and shall calculate a weighted numerical grade average for advanced electives, Pre-Advanced Placement, Advanced Placement, and dual credit courses offered at the District high school.	
TRANSFERRED GRADES	The District shall not weight transferred grades for advanced courses not offered at the District high school.	
LOCAL GRADUATION HONORS	Class rank shall be calculated at the end of the fifth sixthird nine - week grading period of the senior year and shall include any dual credit courses.	
	For the purpose of applications to institutions of higher education, the District shall also calculate class ranking as required by state law. The District's eligibility criteria for local graduation honors shall apply only for local recognitions and shall not restrict class ranking for the purpose of automatic admission under state law. [See EIC(LEGAL)]	
VALEDICTORIAN AND SALUTATORIAN	The valedictorian and salutatorian shall be the eligible students with the highest and second highest ranking, respectively. To be eligible for such recognition, a student must have been continuous ly enrolled in the District high school for the four years preceding graduation and must be on the most advanced graduation plan; however, a migrant student who has enrolled and completed a po tion of each of the four school years in the District preceding graduation shall also be eligible for such honors.	or-
TIES	In the event of a tie, the student taking the most advanced course shall be valedictorian. If a tie still exists, the student with the high est numeric average for the senior year shall receive the honor. It a tie still exists, the average for the prior year shall be used until the tie is broken. The same method shall be used if a tie exists for salutatorian.	- f
HIGHEST RANKING STUDENT	If a student has completed fewer than four years of work at the Di trict high school and has the highest grade point average in the graduating class, he or she shall be recognized as the highest ranking student during the commencement activities.	S-
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Brackett ISD 136901		
ATTENDANCE FE COMPULSORY ATTENDANCE (LOCAI		
	porte	ents in violation of the compulsory attendance law shall be re- ed to the District attendance officer, who may institute court on as provided by law.
STUDENTS AGE 18 AND OVER	birth	udent who voluntarily attends school after the student's 18th day shall be required to attend school until the end of the pol year.
HIGHER EDUCATION VISITS	The District shall excuse a student for up to two days during the student's junior year and up to two days during the stu- dent's senior yearA student shall be excused for up to two days during the student's junior year and up to two days during the student's senior year to visit an accredited institution of higher edu- cation. A student shall be required to submit verification of such visits in accordance with administrative regulations.	
EARLY VOTING OR ELECTION CLERK	The District shall excuse a student for up to two days per school year to serve as an early voting or election clerk. A student shall be required to submit verification of service in accordance with administrative regulations.	
WITHDRAWAL FOR NONATTENDANCE	The District may initiate withdrawal of a student under the age of 18 for nonattendance under the following conditions:	
	1.	The student has been absent ten consecutive school days; and
	2.	Repeated efforts by the attendance officer and/or principal to locate the student have been unsuccessful.
	For	withdrawal of students 18 or older, see FEA(LEGAL).
STUDENTS IN HOMESCHOOLS	hom writi hom goal	en the District becomes aware that a student is being or will be eschooled, the Superintendent or designee may request in ng a letter of notification from the parents of their intention to eschool using a curriculum designed to meet basic education s of reading, spelling, grammar, mathematics, and a study of d citizenship.
	has with warr	e parents refuse to submit a letter of notification or if the District evidence that the school-age child is not being homeschooled n legal requirements, the District may investigate further and, if anted, shall pursue legal action to enforce the compulsory at- ance law.

Brackett ISD 136901	
ATTENDANCE ATTENDANCE FOR CR	EDIT FEC (LOCAL)
ATTENDANCE COMMITTEES	The Board shall establish an attendance committee or as many committees as necessary for efficient implementation of Education Code 25.092.
	The Superintendent or designee shall make the specific appoint- ments in accordance with legal requirements.
PARENTAL NOTICE OF EXCESSIVE ABSENCES	A student and the student's parent or guardian shall be given writ- ten notice prior to and at such time when a student's attendance in any class drops below 90 percent of the days the class is offered.
METHODS FOR REGAINING CREDIT OR AWARDING A FINAL GRADE	When a student's attendance drops below 90 percent but remains at least at 75 percent of the days the class is offered, the student may earn credit for the class or a final grade by completing a plan approved by the principal. This plan must provide for the student to meet the instructional requirements of the class as determined by the principal.
	If the student fails to successfully complete the plan, or when a student's attendance drops below 75 percent of the days the class is offered, the student, parent, or representative may request award of credit or a final grade by submitting a written petition to the appropriate attendance committee.
	Petitions for credit or a final grade may be filed at any time the student receives notice but, in any event, no later than 30 days after the last day of classes.
	The attendance committee shall review the student's entire attend- ance record and the reasons for absences and shall determine whether to award credit or a final grade. . The committee may al- so, whether a petition is filed or not, review the records of all stu- dents whose attendance drops below 90 percent of the days the class is offered.
	Students who have lost credit or have not received a final grade because of excessive absences may regain credit or be awarded a final grade by fulfilling the requirements established by the at- tendance committee.
PERSONAL ILLNESS	When a student's absence for personal illness exceeds four con- secutive days, the principal or attendance committee may require that the student present a statement from a physician or health clinic verifying the illness or condition that caused the student's ex- tended absence from school as a condition of classifying the ab- sence as one for which there are extenuating circumstances.
	If a student has established a questionable pattern of absences, the principal or attendance committee may require that a student present a physician's or clinic's statement of illness after a single

Brackett ISD 136901			
ATTENDANCE FOR CREDIT (LOCAL)			
	•	s absence as a condition of classifying the absence as one for th there are extenuating circumstances.	
GUIDELINES ON EXTENUATING CIRCUMSTANCES		attendance committee shall adhere to the following guidelines etermine attendance for award of credit or a final grade :	
DAYS OF ATTENDANCE	1.	All absences shall be considered in determining whether a student has attended the required percentage of days. If makeup work is completed satisfactorily, excused absences that are allowed under compulsory attendance requirementsfor the following reasons shall be considered days of attendance for this purpose. [See FEA(LEGAL) at EXCUSED ABSENCES FOR COMPULSORY ATTENDANCE DETERMINATIONS]:	
		a. Religious holy days;	
		b. Required court appearances;	
		c. Activities related to obtaining U.S. citizenship;	
		d. Serving as an election clerk;	
		e. Visiting an institution of higher education [see FEA]; and	
		f. Health-care appointments.	
		[See FEB]	
TRANSFERS / MIGRANT STUDENTS	2.	A transfer or migrant student incurs absences only after his or her enrollment in the District.	
BEST INTEREST STANDARD	3.—	In reaching consensus regarding a student's absences, the committee shall attempt to ensure that its decision is in the best interest of the student.	
	4 . 3.	The Superintendent or designee shall develop administrative regulations addressing the committee's documentation of the decision.	
DOCUMENTATION	5. 4.	The committee shall consider the acceptability and authentici- ty of documented reasons for the student's absences.	
CONSIDERATION OF CONTROL	6. 5.	The committee shall consider whether the absences were for reasons out of the student's or parent's control.	
STUDENT'S ACADEMIC RECORD	7. 6.	The committee shall consider whether or not the student has completed assignments, mastered the essential knowledge and skills, and maintained passing grades in the course or subject.	

ATTENDANCE ATTENDANCE FOR CREDIT

INFORMATION FROM STUDENT OR PARENT	8. 7.	The student or parent shall be given an opportunity to present any information to the committee about the absences and to discuss ways to earn or regain credit or be awarded a final grade.
IMPOSING CONDITIONS FOR AWARDING CREDIT OR A FINAL GRADE	The committee may impose any of the following conditions for stu- dents with receiving credit lost because of excessive absences to regain credit or be awarded a final grade:	
	1.	Completing additional assignments, as specified by the com- mittee or teacher.
	2.	Attending tutorial sessions as scheduled, which may include Saturday classes or before- and after-school programs.
	3.	Maintaining the attendance standards for the rest of the se- mester.
	4.	Taking an examination to earn credit. [See EHDB]
	5.	Attending a flexible school day program.
	6.	Attending summer school.
		I cases, the student must also earn a passing grade in order to ive credit.
APPEAL PROCESS	A parent or student may appeal the decision of the attendance committee in accordance with FNG(LOCAL) beginning at Leve Three.	