

(LOCAL) Policy Comparison Packet

This packet is generated by an automated process that compares the updated policy to the district's current policy as found in TASB records.

In this packet, you will find:

- Policies being recommended for revision (annotated)
- New policies (not annotated)

Policies recommended for deletion are not included. If you want to include the text of these policies in the information given to the Board, you may download them from *Policy On Line*.

Annotations are shown 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.
- **Note:** While the annotation software competently identifies simple changes, large or complicated changes—as in an extensive rewrite—may be more difficult to follow. In addition, TASB's recent changes to the policy templates to facilitate accessibility sometimes makes formatting changes appear tracked, even though the text remains the same.

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

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SUPERINTENDENT QUALIFICATIONS AND DUTIES

Duties	Sup tiona	ddition to responsibilities specifically provided by law or in the erintendent's contract, the Superintendent shall provide educa- al leadership, demonstrate district management, and maintain tive <u>Board</u> and community relations.
Educational 1. Leadership		To provide Provide leadership and direction for the develop- ment of an educational system that is based on the needs of students, on standards of excellence and equity, and on com- munity goals. Toward that end, the Superintendent shall:
Instructional Management		b.a. Establish effective mechanisms for communication to and from staff in instructional evaluation, planning, and decision making.
		c.b. Oversee annual planning for instructional improvement and monitor for effectiveness.
		d.c. Ensure that goals and objectives form the basis of curric- ular decision making and instruction and communicate expectations for high achievement.
		e.d. Ensure that appropriate data are used in developing rec- ommendations and making decisions regarding the in- structional program and resources.
		f.e. Oversee a system for regular evaluation of instructional programs, including identifying areas for improvement, to attain desired student achievement.
Student Services Management		h.f. Oversee student services, including health and safety services, counseling services, and extracurricular pro- grams, and monitor for effectiveness.
		i.g. Oversee a discipline management program and monitor for equity and effectiveness.
		j.h. Encourage, oversee, and participate in activities for recognition of student efforts and accomplishments.
Staff Development and Professional Growth		Hi. Oversee a program of staff development and monitor staff development for effectiveness in improving district performance.
		m.j. Stay abreast of developments in educational leadership and administration.
District Management	2. 1.	To demonstrate Demonstrate effective planning and management of District administration, finances, operations, and personnel. To accomplish this, the Superintendent shall:

SUPERINTENDENT QUALIFICATIONS AND DUTIES

Facilities and Operations Management	b. a.	Implement and oversee a planning process that results in goals, targets, or priorities for all major areas of Dis- trict operations, including facilities maintenance and op- erations, transportation, and food services.
	c. b.	Monitor effectiveness of District operations against appropriate benchmarks.
	d. c.	Oversee procedures to ensure effective and timely com- pliance with all legal obligations, reporting requirements, and policies.
	e. d.	Ensure that key planning activities within the District are coordinated and are consistent with Board policy and ap- plicable law and that goals and results are communi- cated to staff, students, and the public as appropriate.
Fiscal Management	g.e .	Oversee a budget development process that results in recommendations based on District priorities, available resources, and anticipated changes to district finances.
	h. f.	Oversee budget implementation to ensure appropriate expenditure of budgeted funds, to provide for clear and timely budget reports, and to monitor for effectiveness of the process.
	i. g.	Ensure that District investment strategies, risk manage- ment activities, and purchasing practices are sound, cost-effective, and consistent with District policy and law.
	j. h.	Maintain a system of internal controls to deter and moni- tor for fraud or financial impropriety in the District.
Human Resources Management	<mark>⊹</mark> i.	Ensure that the system for recruiting and selection re- sults in personnel recommendations based on defined needs, goals, and priorities.
	m. j.	Organize District staff in a manner consistent with Dis- trict priorities and resources and monitor administrative organization at all levels for effectiveness and efficiency.
	n. k.	Oversee a performance appraisal process for all staff that reinforces a standard of excellence and assesses deficiencies; ensure that results are used in planning for improvement.
	o. l.	Administer a compensation and benefits plan for employees based on clearly defined goals and priorities.
	p. m.	Encourage, oversee, and participate in staff recognition and support activities.

SUPERINTENDENT QUALIFICATIONS AND DUTIES

	q. r	. Oversee a program for staff retention and monitor for ef- fectiveness.
Board and Community Relations	tio de	maintainMaintain positive and professional working rela- nships with the Board and the community, the Superinten- nt . The responsibilities in this regard shall: encompass the owing:
Board	b. a	 Keep the Board informed of significant issues as they arise, using agreed upon criteria and procedures for in- formation dissemination.
	e. b	 Respond in a timely and complete manner to Board re- quests for information that are consistent with Board pol- icy and established procedures.
	d. c	Provide recommendations and appropriate supporting materials to the Board on matters for Board decision.
	e. c	Articulate and support Board policy and decisions to staff and community.
Community	g. e	 Direct a proactive program of internal and external com- munication at all levels designed to improve staff and community understanding and support of the District.
	h. f	Establish mechanisms for community and business in- volvement in the schools and encourage participation.
	i.g.	Work with other governmental entities and community organizations to meet the needs of students and the community in a coordinated way.
Delegation	respons account	xtent permitted by law, the Superintendent may delegate ibilities to other employees of the District but shall remain able to the Board for the performance of all duties, dele- otherwise.

LOCAL REVENUE SOURCES AD VALOREM TAXES CCG (LOCAL)

No Discounts or
Split PaymentsDiscount or split payment options shall not be provided for the
payment of property taxes in the District.

AD VALOREM TAXES EXEMPTIONS AND PAYMENTS CCGA (LOCAL)

No Discounts or	Discount or split payment options shall not be provided for the pay-
Split Payments	ment of property taxes in the District.

PURCHASING AND ACQUISITION

Purchasing Authority	The Board delegates to the Superintendent or designee the author- ity to make budgeted purchases for goods or services. However, any single, budgeted purchase of goods or services that costs \$150,000\$150,000 or more, regardless of whether the goods or services are competitively purchased, shall require Board approval before a transaction may take place, except as otherwise provided in this policy.		
	The Superintendent is not required to obtain Board approval for the following types of budgeted purchases costing less than \$150,000 but shall subsequently report them to the Board:		
	 A purchase made pursuant to a Board-approved interlocal contract, in accordance with law; 		
	 A purchase made through a cooperative purchasing program or state purchasing program that satisfies the District's obliga- tion for competitive purchasing [see CH(LEGAL) or CBB(LEGAL), as appropriate.];)]; 		
	 A continuing or periodic purchase under a Board-approved bid or contract; or 		
	4. A purchase for produce or fuel.		
Purchasing Method	The Board delegates to the Superintendent or designee the author- ity to determine the method of purchasing in accordance with CH(LEGAL) or CBB(LEGAL), as appropriate.).		
Competitive Bidding	If competitive bidding is chosen as the purchasing method, the Su- perintendent or designee shall prepare bid specifications. All bids shall be in accordance with administrative regulations, and the submission of any electronic bids shall also be in accordance with Board-adopted rules. All bidders shall be invited to attend the bid opening. Any bid may be withdrawn prior to the scheduled time for opening. Bids received after the specified time shall not be consid- ered.		
	The District may reject any and all bids in accordance with state or federal law, as applicable.		
Competitive Sealed Proposals	If competitive sealed proposals are chosen as the purchasing method, the Superintendent or designee shall prepare the request for proposals and/or specifications for items to be purchased. All proposals shall be in accordance with administrative regulations, and the submission of any electronic proposals shall also be in ac- cordance with Board-adopted rules. Proposals received after the specified time shall not be considered. Proposals shall be opened at the time specified, and all proposers shall be invited to attend the proposal opening. Proposals may be withdrawn prior to the		

PURCHASING AND ACQUISITION

	scheduled time of opening. Changes in the content of a proposal, and in prices, may be negotiated after proposals are opened.
	The District may reject any and all proposals in accordance with state or federal law, as applicable.
Electronic Bids or Proposals	Bids or proposals that the District has chosen to accept through electronic transmission shall be administered in accordance with Board-adopted rules. Such rules shall safeguard the integrity of the competitive procurement process; ensure the identification, securi- ty, and confidentiality of electronic bids or proposals; and ensure that the electronic bids or proposals remain effectively unopened until the proper time.
Responsibility for Debts	The Board shall assume responsibility for debts incurred in the name of the District so long as those debts are for purchases made in accordance with the adopted budget, state law, Board policy, and the District's purchasing procedures. [See CE] The Board shall not be responsible for debts incurred by persons or organiza- tions not directly under Board control. Persons making unauthor- ized purchases shall assume full responsibility for all such debts.
Purchase Commitments	All purchase commitments shall be made by the Superintendent or designee in accordance with administrative procedures, including the District's purchasing procedures.

TECHNOLOGY RESOURCES

	Note:	For Board member use of District technology resou see BBI. For student use of personal electronic dev see FNCE.	
	• •	ooses of this policy, "technology resources" means ele ommunication systems and electronic equipment.	C-
Availability of Access	net Interr marily fo	to the District's technology resources, including the interest, shall be made available to students and employee or instructional and administrative purposes and in acc h administrative regulations.	es pri-
Limited Personal Use		personal use of the District's technology resources sha d if the use:	all be
	1. Imp	poses no tangible cost on the District;	
	2. Do and	es not unduly burden the District's technology resourc	æs;
		s no adverse effect on an employee's job performance a student's academic performance.	e or
Use by Members of the Public	net Interr accorda	to the District's technology resources, including the intent net, shall be made available to members of the public, nce with administrative regulations. Such use shall be o long as the use:	in
	1. Imp	poses no tangible cost on the District; and	
	2. Do	es not unduly burden the District's technology resourc	es.
Acceptable Use	ministrat	perintendent or designee shall develop and implement tive regulations, guidelines, and user agreements con- vith the purposes and mission of the District and with I cy.	-
	right. All standing trict's teo itoring o guideline terminat with Dist dent Coo	to the District's technology resources is a privilege, no users shall be required to acknowledge receipt and u of all administrative regulations governing use of the chnology resources and shall agree in writing to allow f their use and to comply with such regulations and es. Noncompliance may result in suspension of access ion of privileges and other disciplinary action consistent trict policies. [See DH, FN series, FO series, and the S de of Conduct]- Violations of law may result in crimina- tion as well as disciplinary action by the District.	nder- Dis- mon- s or nt Stu-
Internet Safety	•	perintendent or designee shall develop and implement nternet safety plan to:	an
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TECHNOLOGY RESOURCES

	1.	Control students' access to inappropriate materials, as well as to materials that are harmful to minors;
	2.	Ensure student safety and security when using electronic communications;
	3.	Prevent unauthorized access, including hacking and other un- lawful activities;
	4.	Restrict unauthorized disclosure, use, and dissemination of personally identifiable information regarding students; and
	5.	Educate students about cyberbullying awareness and re- sponse and about appropriate online behavior, including inter- acting with other individuals on social networking web- sites Web sites and in chat rooms.
trict's network systems shall have filte blocks access to visual depictions tha inappropriate for students, or harmful		n District computer with internetInternet access and the Dis- s network systems shall have filtering devices or software that ks access to visual depictions that are obscene, pornographic, propriate for students, or harmful to minors, as defined by the ral Children's Internet Protection Act and as determined by the perintendent or designee.
	terin signe may	Superintendent or designee shall enforce the use of such fil- g devices. Upon approval from the Superintendent or de- ee, an administrator, supervisor, or other authorized person disable the filtering device for bona fide research or other law- urpose.
Monitored Use	nolog publi shall	tronic mail transmissions and other use of the District's tech- gy resources by students, employees, and members of the ic shall not be considered private. Designated District staff be authorized to monitor the District's technology resources at time to ensure appropriate use.
Disclaimer of Liability	Distr or ot user bility	District shall not be liable for users' inappropriate use of the ict's technology resources, violations of copyright restrictions her laws, users' mistakes or negligence, and costs incurred by s. The District shall not be responsible for ensuring the availa- of the District's technology resources or the accuracy, age apriateness, or usability of any information found on the internet- net.
Record Retention	or m pers	strict employee shall retain electronic records, whether created aintained using the District's technology resources or using onal technology resources, in accordance with the District's rd management program. [See CPC]

TECHNOLOGY RESOURCES

Electronically Signed Documents	tion stuc	ne District's discretion, the District may make certain transac- s available online, including student admissions documents, dent grade and performance information, contracts for goods services, and employment documents.
		he extent the District offers transactions electronically, the Dis- may accept electronic signatures in accordance with this pol-
	ture	en accepting electronically signed documents or digital signa- s, the District shall comply with rules adopted by the Depart- nt of Information Resources, to the extent practicable, to:
	•	Authenticate a digital signature for a written electronic com- munication sent to the District;
	•	Maintain all records as required by law;
	•	Ensure that records are created and maintained in a secure environment;
	•	Maintain appropriate internal controls on the use of electronic signatures;
	•	Implement means of confirming transactions; and
	•	Train staff on related procedures as necessary.
Security Breach Notification	Upon discovering or receiving notification of a breach of system s curity, the District shall disclose the breach to affected persons of entities in accordance with the time frames established by law.	
		District shall give notice by using one or more of the following hods:
	1.	Written notice.
	2.	Electronic mail, if the District has electronic mail addresses for the affected persons.
	3.	Conspicuous posting on the District's website Web site.

4. Publication through broadcast media.

Denton ISD 061901	
FACILITIES CONSTRU	CTION CV (LOCAL)
Compliance with Law	The Superintendent shall establish procedures that ensure that all school facilities within the District comply with applicable laws and local building codes.
Construction Contracts	Prior to advertising, the Board shall determine the project deliv- ery/contract award method to be used for each construction con- tract valued at or above \$50,000. To assist the Board, the Superin- tendent shall recommend the project delivery/contract award method that he or she determines provides the best value to the District. [See CV series generally and CBB(LEGAL) for require- ments if federal funds are involved.]}
	For construction contracts valued at or above \$50,000 \$50,000, the Superintendent shall also submit the resulting contract to the Board for approval. Lesser expenditures for construction and construction-related materials or services shall be at the discretion of the Superintendent and consistent with law and policy. [See also CH and CBB(LEGAL)]}
Change Orders	Change orders permitted by law shall be approved by the Board or its designee prior to any changes being made in the approved plans or the actual construction of the facility.
Project Administration	All construction projects shall be administered by the Superinten- dent or designee.
	The Superintendent shall keep the Board informed concerning construction projects and also shall provide information to the general public.
Final Payment	The District shall not make final payments for construction or the supervision of construction until the work has been completed and the Board has accepted the work.

Denton ISD 061901		
EMPLOYMENT PRACT TERM CONTRACTS	ICES	DCB (LOCAL)
Contracts Required by Law	Dis Co	er any applicable probationary contract period required by the trict, term contracts governed by Chapter 21 of the Education de (educator term contracts) shall be provided to: <u>any employ</u> - in positions required by law to receive such contracts, includ-
	1.	Any employees in positions required by statute to receive such contracts, including SBEC-certified employees serving full-time as principals, assistant principals, teachers, school counselors, diagnosticians, librarians, and athletic directors; and
	1.	Full-time professional employees in other positions for which the District requires current SBEC certification; and
	2.	Full-time nurses.
		ployees in positions for which the District requires current EC certification shall also receive term contracts.
No Certification Required	whi	ucator term contracts shall also be provided for positions for ch neither SBEC nor the District requires current SBEC certifi- on, as reflected on the list approved by the Board.
	[Fo DC	r District employees hired under a continuing contract, see also C]

	Each District employee shall perform his or her duties in accord- ance with state and federal law, District policy, and ethical stand- ards. The District holds all employees accountable to the Educa- tors' Code of Ethics. [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, including intentionally making a false claim, offering a false statement, or refusing to cooperate with a District investigation, may result in disciplinary action, including termination of employment. [See DCD and DF series]		
Weapons Prohibited	The District prohibits the use, possession, or display of any firearm, location-restricted knife, club, or prohibited weapon, as defined at FNCG, on District property at all times.		
Exceptions	No violation of this policy occurs when:		
	 A District employee who holds a Texas handgun license stores a handgun or other firearm in a locked vehicle in a parking lot, parking garage, or other parking area provided by the District, provided the handgun or other firearm is not load- ed and not in plain view; or 		
	 The use, possession, or display of an otherwise prohibited weapon takes place as part of a District-approved activity su- pervised by proper authorities. [See FOD] 		
Electronic Communication Use with Students	A certified employee, licensed employee, or any other employee designated in writing by the Superintendent or a campus principal may use electronic communication, as this term is defined by law, with currently enrolled students only about matters within the scope of the employee's professional responsibilities.		
	Unless an exception has been made in accordance with the em- ployee handbook or other administrative regulations, an employee shall not use a personal electronic communication platform, appli- cation, or account to communicate with currently enrolled students.		

	Unless authorized above, all other employees are prohibited from using electronic communication directly with students who are cur- rently enrolled in the District. The employee handbook or other administrative regulations shall further detail:		
	1.	Exceptions for family and social relationships;	
	2.	The circumstances under which an employee may use text messaging to communicate with individual students or student groups;	
	3.	Hours of the day during which electronic communication is discouraged or prohibited; and	
	4.	Other matters deemed appropriate by the Superintendent or designee.	
	ploye using hibite the s viole the s	cordance with ethical standards applicable to all District em- ees [see DH(EXHIBIT)], an employee shall be prohibited from g electronic communications in a manner that constitutes pro- ed harassment or abuse of a District student; adversely affects student's learning, mental health, or safety; includes threats of nce against the student; reveals confidential information about student; or constitutes an inappropriate communication with a ent, as described in the Educators' Code of Ethics.	
	com the [the e	mployee shall have no expectation of privacy in electronic munications with students. Each employee shall comply with District's requirements for records retention and destruction to extent those requirements apply to electronic communication. CPC]	
Personal Use	their conc state ee's is su	mployees shall be held to the same professional standards in public use of electronic communication as for any other public luct. If an employee's use of electronic communication violates e or federal law or District policy, or interferes with the employ- ability to effectively perform his or her job duties, the employee bject to disciplinary action, up to and including termination of loyment.	
Reporting Improper Communication	notify	cordance with administrative regulations, an employee shall y his or her supervisor when a student engages in improper rronic communication with the employee.	
Disclosing Personal Information		mployee shall not be required to disclose his or her personal il e-mail address or personal phone number to a student.	
Safety Requirements	and	n employee shall adhere to District safety rules and regulations shall report unsafe conditions or practices to the appropriate ervisor.	

Harassment or Abuse	An employee shall not engage in prohibited harassment, including sexual 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, inteers, or parents.	
		employee shall report child abuse or neglect as required by law. e FFG]	
Relationships with Students	An employee shall not form romantic or other inappropriate social relationships with students. Any sexual relationship between a student and a District employee is always prohibited, even if consensual. [See FFH]		
	with	required by law, the District shall notify the parent of a student whom an educator is alleged to have engaged in certain mis- duct. [See FFF]	
Tobacco and E-Cigarettes	e-ci	employee shall not smoke or use tobacco products or garettes on District property, in District vehicles, or at school- ted activities. [See also GKA]	
Alcohol and Drugs / Notice of Drug-Free Workplace	 As a condition of employment, an employee shall abide by the terms of the following drug-free workplace provisions. An employee shall notify the Superintendent in writing if the employee is convicted for a violation of a criminal drug statute occurring in the workplace in accordance with Arrests, Indictments, Convictions, and Other Adjudications, below. An employee shall not manufacture, distribute, dispense, possess, use, or be under the influence of any of the following substances during working hours while on District property or at school-related activities during or outside of usual working hours: 		
	1.	Any controlled substance or dangerous drug as defined by law, including but not limited to marijuana, any narcotic drug, hallucinogen, stimulant, depressant, amphetamine, or 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.
		employee need not be legally intoxicated to be considered "un- the influence" of a controlled substance.
Exceptions	lt sh	all not be considered a violation of this policy if the employee:
	1.	Manufactures, possesses, or dispenses a substance listed above as part of the employee's job responsibilities;
	2.	Uses or possesses a controlled substance or drug authorized by a licensed physician prescribed for the employee's per- sonal use; or
	3.	Possesses a controlled substance or drug that a licensed physician has prescribed for the employee's child or other in- dividual for whom the employee is a legal guardian.
Sanctions		employee who violates these drug-free workplace provisions I be subject to disciplinary sanctions. Sanctions may include:
	1.	Referral to drug and alcohol counseling or rehabilitation pro- grams;
	2.	Referral to employee assistance programs;
	3.	Termination from employment with the District; and
	4.	Referral to appropriate law enforcement officials for prosecu- tion.
Notice	Emp	ployees shall receive a copy of this policy.
Arrests, Indictments, Convictions, and Other Adjudications	An employee shall notify his or her principal or immediate supervi- sor within three calendar days of any arrest, indictment, deferred adjudication, conviction, no contest or guilty plea for a misdemean- or or felony, or other adjudication of the employee for any offense involving moral turpitude, and any of the other offenses as indicat- ed 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, or misrepresentation;
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- 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.

	Note:	This policy addresses discrimination, harassment, and retaliation involving District employees. For discrimina- tion, harassment, and retaliation involving students, see FFH. For reporting requirements related to child abuse and neglect, see FFG.
Definitions	•	for purposes of this policy, the term "employeeemployees" es former employees, applicants for employment, and unpaid s.
Statement of Nondiscrimination	any ei tional Retali	istrict prohibits discrimination, including harassment, against nployee on the basis of race, color, religion, sex, gender, na- origin, age, disability, or any other basis prohibited by law. ation against anyone involved in the complaint process is a on of District policy.
Discrimination	at an nation	mination against an employee is defined as conduct directed employee on the basis of race, color, religion, sex, gender, al origin, age, disability, or any other basis prohibited by law, dversely affects the employee's employment.
Harassment	bal, o gion, s prohit	ited harassment of an employee is defined as physical, ver- nonverbal conduct based on an employee's race, color, reli- sex, gender, national origin, age, disability, or any other basis ited by law, when the conduct is so severe, persistent, or sive that the conduct:
		las the purpose or effect of unreasonably interfering with the mployee's work performance;
		Creates an intimidating, threatening, hostile, or offensive work environment; or
		Otherwise adversely affects the employee's performance, en- ironment, or employment opportunities.
Examples	rogato practio accon jokes, sault; or oth	bles of prohibited harassment may include offensive or de- ry language directed at another person's religious beliefs or ces, accent, skin color, gender identity, or need for workplace imodation; threatening or intimidating conduct; offensive name calling, slurs, or rumors; physical aggression or as- display of graffiti or printed material promoting racial, ethnic, er stereotypes; or other types of aggressive conduct such as r damage to property.
Sexual Harassment	welco motiva	I harassment is a form of sex discrimination defined as un- me sexual advances; requests for sexual favors; sexually ated physical, verbal, or nonverbal conduct; or other conduct munication of a sexual nature when:
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	1.	Submission to the conduct is either explicitly or implicitly a condition of an employee's employment, or when submission to or rejection of the conduct is the basis for an employment action affecting the employee; or	
	2.	The conduct is so severe, persistent, or pervasive that it has the purpose or effect of unreasonably interfering with the em- ployee's work performance or creates an intimidating, threat- ening, hostile, or offensive work environment.	
Examples	touc anot	mples of sexual harassment may include sexual advances; hing intimate body parts; coercing or forcing a sexual act on her; jokes or conversations of a sexual nature; and other sex- motivated conduct, communication, or contact.	
Retaliation	The District prohibits retaliation against an employee who makes a claim alleging to have experienced discrimination or harassment, or another employee who, in good faith, makes a report, serves as a witness, or otherwise participates in an investigation.		
	state rega	mployee who intentionally makes a false claim, offers false ements, or refuses to cooperate with a District investigation rding harassment or discrimination is subject to appropriate pline.	
Examples	moti threa	nples of retaliation may include termination, refusal to hire, de- on, and denial of promotion. Retaliation may also include ats, unjustified negative evaluations, unjustified negative refer- es, or increased surveillance.	
Prohibited Conduct	hara	is policy, the term "prohibited conduct" includes discrimination, ssment, and retaliation as defined by this policy, even if the be- or does not rise to the level of unlawful conduct.	
Reporting Procedures	ited proh emp	mployee who believes that he or she has experienced prohib- conduct or believes that another employee has experienced ibited conduct should immediately report the alleged acts. The loyee may report the alleged acts to his or her supervisor or pus principal.	
		natively, the employee may report the alleged acts to one of District officials below.	
Definition of District Officials	coor	the purposes of this policy, District officials are the Title IX dinator, the ADA/Section 504 coordinator, and the erintendent.	
Title IX Coordinator	men	orts of discrimination based on sex, including sexual harass- t, may be directed to the designated Title IX coordinator. [See EXHIBIT)]	

Denton ISD 061901		
EMPLOYEE WELFAREDiscrimination, Harassment, and RetaliationDiscriminationFREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION(LOCA)		
ADA / Section 504 Coordinator	Reports of discrimination based on disability may be directed to the designated ADA/Section 504 coordinator. [See DIA(EXHIBIT)]	
Superintendent	The Superintendent shall serve as coordinator for purposes of Dis- trict compliance with all other antidiscrimination laws.	
Alternative Reporting Procedures	An employee shall not be required to report prohibited conduct to the person alleged to have committed it. Reports concerning pro- hibited conduct, including reports against the Title IX coordinator or ADA/Section 504 coordinator, may be directed to the Superinten- dent.	
	A report against the Superintendent may be made directly to the Board. If a report is made directly to the Board, the Board shall appoint an appropriate person to conduct an investigation.	
Timely Reporting	Reports of prohibited conduct shall be made as soon as possible after the alleged act or knowledge of the alleged act. A failure to promptly report may impair the District's ability to investigate and address the prohibited conduct.	
Notice of Report	Any District supervisor who receives a report of prohibited conduct shall immediately notify the appropriate District official listed above and take any other steps required by this policy.	
Investigation of the Report	The District may request, but shall not insist upon, a written report. If a report is made orally, the District official shall reduce the report to written form.	
	Upon receipt or notice of a report, the District official shall deter- mine whether the allegations, if proven, would constitute prohibited conduct as defined by this policy. If so, the District official shall im- mediately authorize or undertake an investigation, regardless of whether a criminal or regulatory investigation regarding the same or similar allegations is pending.	
	If appropriate, the District shall promptly take interim action calcu- lated to prevent prohibited conduct during the course of an investi- gation.	
	The investigation may be conducted by the District official or a de- signee, such as the campus principal, or by a third party desig- nated by the District, such as an attorney. When appropriate, the campus principal or supervisor shall be involved in or informed of the investigation.	
	The investigation may consist of personal interviews with the per- son making the report, the person against whom the report is filed, and others with knowledge of the circumstances surrounding the	

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EMPLOYEE WELFAREDIAFREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION(LOCAL)		
	allegations. The investigation may also include analysis of other in- formation or documents related to the allegations.	
Concluding the Investigation	Absent extenuating circumstances, the investigation should be completed within ten District business days from the date of the re- port; however, the investigator shall take additional time if neces- sary to complete a thorough investigation.	
	The investigator shall prepare a written report of the investigation. The report shall be filed with the District official overseeing the in- vestigation.	
District Action	If the results of an investigation indicate that prohibited conduct oc- curred, the District shall promptly respond by taking appropriate disciplinary or corrective action reasonably calculated to address the conduct.	
	The District may take action based on the results of an investiga- tion, even if the conduct did not rise to the level of prohibited or un- lawful conduct.	
Confidentiality	To the greatest extent possible, the District shall respect the privacy of the complainant, persons against whom a report is filed, and witnesses. Limited disclosures may be necessary in order to conduct a thorough investigation and comply with applicable law.	
Appeal	A complainant who is dissatisfied with the outcome of the investi- gation may appeal through DGBA(LOCAL), beginning at the appro- priate level.	
	The complainant may have a right to file a complaint with appropri- ate state or federal agencies.	
Records Retention	Copies of reports alleging prohibited conduct, investigation reports, and related records shall be maintained by the District for a period of at least three years. [See CPC]	
Access to Policy	This policy shall be distributed annually to District employees. Cop- ies of the policy shall be readily available at each campus and the District administrative offices.	

STUDENT ACTIVITIES SCHOOL-SPONSORED PUBLICATIONS

	All publications edited, published, and printed, or distributed in print or electronically in the name of or within the District or an individual campusschools shall be under the control of the campus and Dis- trict school administration and the Board. All school-sponsored publications approved and issued by a principal and published by students at an individual campusschools shall be part of the in- structional program, under the supervision of a faculty sponsor.
	<i>Note:</i> For provisions regarding advertising, including advertising in District- or school-sponsored, and shall be carefully edited to re- flect the ideals and expectations of the citizens of the District for their schools. The principal shall be responsible for all matters per- taining to the organization, issuance, and sale of such publications, see GKB. and any other publication procedure, subject to the Su- perintendent's approval.
Advertising	Advertising in individual school publications may be accepted from bona fide business firms, subject to the approval of professional employees exercising editorial supervision over the publications. Advertising deemed inappropriate for student readers or that ad- vertises products presenting a health hazard, such as alcohol or to- bacco products, shall not be accepted.
Complaints	Students who have a complaint regarding the procedures or a pro- fessional decision affecting the content or style of a school-spon- sored publication shall present that complaint in accordance with FNG.

STUDENT RIGHTS AND RESPONSIBILITIES
STUDENT AND PARENT COMPLAINTS/GRIEVANCES

Complaints	In this policy, the terms "complaint" and "grievance" shall have the same meaning.			
Other Complaint Processes	polio thes	Student or parent complaints shall be filed in accordance with this policy, except as required by the policies listed below. Some of these policies require appeals to be submitted in accordance with FNG after the relevant complaint process:		
	1.	Complaints alleging discrimination or harassment based on race, color, gender, national origin, disability, or religion shall be submitted in accordance with FFH.		
	2.	Complaints concerning dating violence shall be submitted in accordance with FFH.		
	3.	Complaints concerning retaliation related to discrimination and harassment shall be submitted in accordance with FFH.		
	4.	Complaints concerning bullying or retaliation related to bully- ing shall be submitted in accordance with FFI.		
	5.	Complaints concerning failure to award credit or a final grade on the basis of attendance shall be submitted in accordance with FEC.		
	6.	Complaints concerning expulsion shall be submitted in ac- cordance with FOD and the Student Code of Conduct.		
	7.	Complaints concerning any final decisions of the gifted and talented selection committee regarding selection for or exit from the gifted program shall be submitted in accordance with EHBB.		
	8.	Complaints concerning identification, evaluation, or educa- tional placement of a student with a disability within the scope of Section 504 shall be submitted in accordance with FB and the procedural safeguards handbook.		
	9.	Complaints concerning identification, evaluation, educational placement, or discipline of a student with a disability within the scope of the Individuals with Disabilities Education Act shall be submitted in accordance with EHBAE, FOF, and the proce- dural safeguards handbook provided to parents of all students referred to special education.		
	10.	Complaints concerning instructional resources shall be sub- mitted in accordance with EF.		
	11.	Complaints concerning a commissioned peace officer who is an employee of the District shall be submitted in accordance with CKE.		

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	12.	Complaints concerning intradistrict transfers or campus as- signment shall be submitted in accordance with FDB.
	13.	Complaints concerning admission, placement, or services provided for a homeless student shall be submitted in accordance with FDC.
	prop ance nece son	plaints regarding refusal of entry to or ejection from District erty based on Education Code 37.105 shall be filed in accord- with this policy. However, the timelines shall be adjusted as essary to permit the complainant to address the Board in per- within 90 days of filing the initial complaint, unless the com- t is resolved before the Board considers it. [See GKA(LEGAL)]
Notice to Students and Parents		District shall inform students and parents of this policy through opriate District publications.
Guiding Principles Informal Process	cerna minia cerna	Board encourages students and parents to discuss their con- s with the appropriate teacher, principal, or other campus ad- strator who has the authority to address the concerns. Con- s should be expressed as soon as possible to allow early lution at the lowest possible administrative level.
		mal resolution shall be encouraged but shall not extend any llines in this policy, except by mutual written consent.
Formal Process		Ident or parent may initiate the formal process described be- by timely filing a written complaint form.
	pare cern	n after initiating the formal complaint process, students and nts are encouraged to seek informal resolution of their con- s. A student or parent whose concerns are resolved may with- v a formal complaint at any time.
	ate r	process described in this policy shall not be construed to cre- new or additional rights beyond those granted by law or Board y, nor to require a full evidentiary hearing or "mini-trial" at any
Freedom from Retaliation		ner the Board nor any District employee shall unlawfully retali- against any student or parent for bringing a concern or com- t.
General Provisions Filing	by el U.S. the a on th shall	plaint forms and appeal notices may be filed by hand-delivery, ectronic communication, including emaile-mail and fax, or by Mail. Hand-delivered filings shall be timely filed if received by appropriate administrator or designee by the close of business he deadline. Filings submitted by electronic communication be timely filed if they are received by the close of business on leadline, as indicated by the date/time shown on the electronic
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	communication. Mail filings shall be timely filed if they are pos- marked by U.S. Mail on or before the deadline and received be appropriate administrator or designated representative no mo- than three days after the deadline.	by the
Scheduling Conferences	The District shall make reasonable attempts to schedule contended ences at a mutually agreeable time. If a student or parent fail appear at a scheduled conference, the District may hold the ofference and issue a decision in the student's or parent's absent to the student's absent to the student's or parent's absent to the student's or parent's absent to the student's absent t	s to con-
Response	At Levels One and Two, "response" shall mean a written com cation to the student or parent from the appropriate administr Responses may be hand-delivered, sent by electronic comm tion to the student's or parent's emaile-mail address of record sent by U.S. Mail to the student's or parent's mailing address record. Mailed responses shall be timely if they are postmark U.S. Mail on or before the deadline.	ator. unica- d, or
Days	"Days" shall mean District business days. In calculating timeli time lines under this policy, the day a document is filed is "da zero." The following business day is "day one."	
Representative	"Representative" shall mean any person who or organization designated by the student or parent to represent the student parent in the complaint process. A student may be represented an adult at any level of the complaint.	or
	The student or parent may designate a representative throug ten notice to the District at any level of this process. If the stu or parent designates a representative with fewer than three d notice to the District before a scheduled conference or hearin District may reschedule the conference or hearing to a later of desired, in order to include the District's counsel. The District be represented by counsel at any level of the process.	dent ays' ig, the late, if
Consolidating Complaints	Complaints arising out of an event or a series of related even shall be addressed in one complaint. A student or parent sha file separate or serial complaints arising from any event or se events that have been or could have been addressed in a pre complaint.	ll not ries of
Untimely Filings	All time limits shall be strictly followed unless modified by mu written consent.	tual
	If a complaint form or appeal notice is not timely filed, the cor plaint may be dismissed, on written notice to the student or p at any point during the complaint process. The student or par may appeal the dismissal by seeking review in writing within days from the date of the written dismissal notice, starting at	arent, ent ten
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	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 and Appeal Forms	Complaints and appeals under this policy shall be submitted in writing on the form at FNG(EXHIBIT) or in writing in narrative form providing the same information requested in FNG(EXHIBIT).
	Copies of any documents that support the complaint should be at- tached to the complaint form. If the student or parent does not have copies of these documents, copies may be presented at the Level One conference. After the Level One conference, no new documents may be submitted by the student or parent unless the student or parent did not know, or with reasonable diligence could not have known, the documents existed before the Level One con- ference.
	A complaint or appeal form that is incomplete in any material as- pect may be dismissed but may be refiled with all the required in- formation if the refiling is within the designated time for filing.
Level One	Complaint forms must be filed:
	 Within 15 days of the date the student or parent first knew, or with reasonable diligence should have known, of the decision or action giving rise to the complaint or grievance; and
	With the lowest level administrator who has the authority to remedy the alleged problem.
	In most circumstances, students and parents shall file Level One complaints with the campus principal.
	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 schedule a conference with the student or parent within ten days after receipt of the written complaint. The administrator may set reasonable time limits for the conference.
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	bsent extenuating circumstances, the administrator sh ne student or parent a written response within ten days ne conference. The written response shall set forth the ecision. In reaching a decision, the administrator may of prmation provided at the Level One conference and any vant documents or information the administrator believ esolve the complaint. All documents relied upon by the dministrator in reaching the Level One decision shall b to the student or parent along with the written decision.	following basis of the consider in- y other rel- res will help Level One
Level Two	the student or parent did not receive the relief request one or if the time for a response has expired, the studen ay request a conference with the Superintendent or de ppeal the Level One decision.	nt or parent
	The appeal notice must be filed in writing, on a form pro the District, within ten days of the date of the written Lev ponse or, if no response was received, within ten days evel One response deadline.	/el One re-
	fter receiving notice of the appeal, the Level One adminibiant prepare and forward a record of the Level One cor the Level Two administrator. The student or parent may opy of the Level One record.	nplaint to
	he Level One record shall include:	
	. The original complaint form and any attachments.	
	. All other documents submitted by the student or pa Level One.	arent at
	. The written response issued at Level One and any ments.	attach-
	. All other documents relied upon by the Level One tor in reaching the Level One decision.	administra-
	The Superintendent or designee shall schedule a confer- vithin ten days after the appeal notice is filed. The confer- e limited to the issues and documents considered at Le t the conference, the student or parent may provide infor- oncerning any documents or information relied upon by hinistration for the Level One decision. The Superintence ignee may set reasonable time limits for the conference	erence shall evel One. formation y the ad- dent or de-
	The Superintendent or designee shall provide the stude written response within ten days following the confere written response shall set forth the basis of the decision ng a decision, the Superintendent or designee may con	nce. The . In reach-
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STUDENT RIGHTS AND RESPONSIBILITIES STUDENT AND PARENT COMPLAINTS/GRIEVANCES

	Level One record, information provided at the Level Two confer- ence, and any other relevant documents or information the Super- intendent or designee believes will help resolve the complaint.			
	Recordings of the Level One and Level Two conferences, if any, shall be maintained with the Level One and Level Two records.			
Level Three	If the student or parent did not receive the relief requested at Level Two or if the time for a response has expired, the student or parent may appeal the decision to the Board.			
	The appeal notice must be filed in writing, on a form provided by the District, within ten days of the date of the written Level Two re- sponse or, if no response was received, within ten days of the Level Two response deadline.			
	The Superintendent or designee shall inform the student or parent of the date, time, and place of the Board meeting at which the com- plaint will 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 student or parent shall be provided with a copy of the Level Two record at least three days before the Level Three hearing.			
	The Level Two record shall include:			
	1. The Level One record.			
	2. The notice of appeal from Level One to Level Two.			
	The written response issued at Level Two and any attach- ments.			
	 All other documents relied upon by the administration in reaching the Level Two decision. 			
	The District shall determine whether the complaint will be pre- sented 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 student or par- ent and administration to each make a presentation and provide re- buttal 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			

STUDENT RIGHTS AND RESPONSIBILITIES STUDENT AND PARENT COMPLAINTS/GRIEVANCES

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presentation. The Level Three presentation, including the presentation by the student or parent or the student'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.

PUBLIC COMPLAINTS	(Lu	GF OCAL)
Complaints	In this policy, the terms "complaint" and "grievance" shall hav same meaning.	e the
Other Complaint Processes	Complaints by members of the public shall be filed in accordation with this policy, except as required by the policies listed below. Some of these policies require appeals to be submitted in accordation ance with GF after the relevant complaint process:	N.
	1. Complaints concerning instructional resources shall be accordance with EF.	filed in
	 Complaints concerning a commissioned peace officer w an employee of the District shall be filed in accordance CKE. 	
	Complaints regarding refusal of entry to or ejection from Distr property based on Education Code 37.105 shall be filed in ac ance with this policy. However, the timelines shall be adjusted necessary to permit the complainant to address the Board in son within 90 days of filing the initial complaint, unless the co plaint is resolved before the Board considers it. [See GKA(LE	ccord- d as per- m-
Guiding Principles Informal Process	The Board encourages the public to discuss concerns with an propriate administrator who has the authority to address the cerns. Concerns should be expressed as soon as possible to early resolution at the lowest possible administrative level.	con-
	Informal resolution shall be encouraged but shall not extend a deadlines in this policy, except by mutual written consent.	any
Formal Process	An individual may initiate the formal process described below timely filing a written complaint form.	/ by
	Even after initiating the formal complaint process, individuals encouraged to seek informal resolution of their concerns. An vidual whose concerns are resolved may withdraw a formal of plaint at any time.	indi-
	The process described in this policy shall not be construed to ate new or additional rights beyond those granted by law or E 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 a ate against any individual for bringing a concern or complaint	
General Provisions Filing	Complaint forms and appeal notices may be filed by hand-de by electronic communication, including emaile-mail and fax, o U.S. Mail. Hand-delivered filings shall be timely filed if receive the appropriate administrator or designee by the close of bus	or by ed by
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	on the deadline. Filings submitted by electronic communication shall be timely filed if they are received by the close of busines the deadline, as indicated by the date/time shown on the elect communication. Mail filings shall be timely filed if they are pos- marked by U.S. Mail on or before the deadline and received to appropriate administrator or designated representative no mo- than three days after the deadline.	ess on tronic st- by the
Scheduling Conferences	The District shall make reasonable attempts to schedule conf ences at a mutually agreeable time. If the individual fails to an at a scheduled conference, the District may hold the conference and issue a decision in the individual's absence.	opear
Response	At Levels One and Two, "response" shall mean a written com cation to the individual from the appropriate administrator. Re sponses may be hand-delivered, sent by electronic communit to the individual's emaile-mail address of record, or sent by U Mail to the individual's mailing address of record. Mailed resp shall be timely if they are postmarked by U.S. Mail on or befor deadline.	- cation .S. onses
Days	"Days" shall mean District business days. In calculating timeli time lines under this policy, the day a document is filed is "day zero." The following business day is "day one."	
Representative	"Representative" shall mean any person who or organization designated by an individual to represent the individual in the oplaint process.	
	The individual may designate a representative through written tice to the District at any level of this process. If the individual ignates a representative with fewer than three days' notice to District before a scheduled conference or hearing, the District reschedule the conference or hearing to a later date, if desire order to include the District's counsel. The District may be rep sented by counsel at any level of the process.	des- the may d, in
Consolidating Complaints	Complaints arising out of an event or a series of related even shall be addressed in one complaint. An individual shall not fil separate or serial complaints arising from any event or series events that have been or could have been addressed in a pre complaint.	le of
Untimely Filings	All time limits shall be strictly followed unless modified by mut written consent.	ual
	If a complaint form or appeal notice is not timely filed, the con plaint may be dismissed, on written notice to the individual, at point during the complaint process. The individual may appea	any
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	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 and Appeal Forms	Complaints and appeals under this policy shall be submitted in writing on the form at GF(EXHIBIT) or in writing in narrative form providing the same information requested in GF(EXHIBIT).
	Copies of any documents that support the complaint should be at- tached to the complaint form. If the individual does not have copies of these documents, they may be presented at the Level One con- ference. After the Level One conference, no new documents may be submitted by the individual unless the individual did not know, or with reasonable diligence could not have known, the documents existed before the Level One conference.
	A complaint or appeal form that is incomplete in any material as- pect may be dismissed but may be refiled with all the required in- formation if the refiling is within the designated time for filing.
Level One	Complaint forms must be filed:
	 Within 15 days of the date the individual 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.
	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 schedule a conference with the individual within ten days after receipt of the written complaint. The administrator may set reasonable time limits for the conference.

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	the fere sior mat rele help One	ent extenuating circumstances, the administrator shall pro individual a written response within ten days following the ence. The written response shall set forth the basis of the d a. In reaching a decision, the administrator may consider in ion provided at the Level One conference and any other vant documents or information the administrator believes or resolve the complaint. All documents relied upon by the L e administrator in reaching the Level One decision shall be ad to the individual along with the written decision.	con- leci- lfor- will _evel
Level Two	lf th if th con	e individual did not receive the relief requested at Level Or e time for a response has expired, he or she may request ference with the Superintendent or designee to appeal the el One decision.	а
	the spo	appeal notice must be filed in writing, on a form provided District, within ten days of the date of the written Level On nse or, if no response was received, within ten days of the el One response deadline.	e re-
	sha the	r receiving notice of the appeal, the Level One administrat Il prepare and forward a record of the Level One complain Level Two administrator. The individual may request a cop Level One record.	t to
	The	Level One record shall include:	
	1.	The original complaint form and any attachments.	
	2.	All other documents submitted by the individual at Level	One.
	3.	The written response issued at Level One and any attack ments.	٦-
	4.	All other documents relied upon by the Level One admin tor in reaching the Level One decision.	istra-
	with be I At t ing for t	Superintendent or designee shall schedule a conference in ten days after the appeal notice is filed. The conference imited to the issues and documents considered at Level O he conference, the individual may provide information cond any documents or information relied upon by the administr the Level One decision. The Superintendent or designee m reasonable time limits for the conference.	ne. cern- ation
	ten resp cisio	Superintendent or designee shall provide the individual a response within ten days following the conference. The wr ponse shall set forth the basis of the decision. In reaching a on, the Superintendent or designee may consider the Leve e record, information provided at the Level Two conference	itten a de- el
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	-	other relevant documents or information the Superintend nee believes will help resolve the complaint.	lent or
		rdings of the Level One and Level Two conferences, if a be maintained with the Level One and Level Two record	
Level Three	if the	individual did not receive the relief requested at Level time for a response has expired, he or she may appeal ion to the Board.	
	the D spon	appeal notice must be filed in writing, on a form provided District, within ten days of the date of the written Level Ty se or, if no response was received, within ten days of th I Two response deadline.	vo re-
	date,	Superintendent or designee shall inform the individual o time, and place of the Board meeting at which the com e on the agenda for presentation to the Board.	
	of the copy	Superintendent or designee shall provide the Board the e Level Two appeal. The individual shall be provided wit of the Level Two record at least three days before the L e hearing.	ha
	The l	_evel 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 attac ments.	ch-
		All other documents relied upon by the administration ir reaching the Level Two decision.	۱
	sente	District shall determine whether the complaint will be preed in open or closed meeting in accordance with the Tex Meetings Act and other applicable law. [See BE]	
	for th admi and a hear	presiding officer may set reasonable time limits and guid the presentation, including an opportunity for the individual nistration to each make a presentation and provide rebu- an opportunity for questioning by the Board. The Board the complaint and may request that the administration p collanation for the decisions at the preceding levels.	al and uttal shall
	law, t prese	dition to any other record of the Board meeting required the Board shall prepare a separate record of the Level T entation. The Level Three presentation, including the pre by the individual or his or her representative, any preser	hree esenta-
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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.

Denton ISD 061901				
COMMUNITY RELATIONSGKCONDUCT ON SCHOOL PREMISES(LOCAL				
Access to Campus and District Property	Authorized District officials, includingadministrators, as well a school resource officers and District police officers if applicab may refuse to allow a person access toto enter or may eject a son from property under the District's control in accordance v law.			
	District officialspersonnel may request assistance from lar forcement in an emergency or when a person is engaging havior rising to the level of criminal conduct.			
Ejection or Exclusion under Education Code 37.105	In accordance with Education Code 37.105, a District offic provide a person refused entry to or ejected from property the District's control written information explaining the righ peal such refusal of entry or ejection under the District's g process.	/ under nt to ap-		
	A person appealing under the District's grievance process permitted to address the Board in person within 90 days of the initial complaint, unless the complaint is resolved befor Board considers it. [See FNG and GF]	of filing		
Off-Campus Activities	Employees shall be designated to ensure appropriate cor participants and others attending a school-related activity District or out-of-District facilities. Those so designated sh dinate their efforts with persons in charge of the facilities.	at non-		
Prohibitions Tobacco and E-Cigarettes	The District prohibits smoking and the use of tobacco pro e-cigarettes on District property, in District vehicles, or at related activities.			
Weapons	The District prohibits the unlawful use, possession, or dis any firearm, location-restricted knife, club, or prohibited w defined at FNCG, on all District property at all times.			
Exceptions	No violation of this policy occurs when:			
	 A Texas handgun license holder stores a handgun o firearm in a locked vehicle in a parking lot, parking g other parking area owned or provided by the District as the handgun or other firearm is not loaded and no view; or 	arage, or , as long		
	 The use, possession, or display of an otherwise prof weapon takes place as part of a District-approved ac pervised by proper authorities. [See FOD] 			

Denton ISD 061901				
COMMUNITY RELATIONSGKEADVERTISING AND FUNDRAISING(LOCAL				
Promotional Activities	District facilities shall not be used to advertise, promote, sell tick- ets, or collect funds for any nonschool-related purpose without prior approval of the Superintendent or designee.			
	[Fo	information relating to nonschool use of facilities, see	GKD.]	
Advertising	tion sch con "Ad sors	For purposes of this policy, "advertising" shall mean a communica- tion designed to attract attention or patronage by the public or school community and communicated through means under the control of the District in exchange for consideration to the District. "Advertising" does not include public recognition of donors or spon- sors who have made contributions, financial or otherwise, to the District or school support organizations.		
	Advertising shall be accepted solely for the purpose of generating revenue for the District and not for the purpose of establishing a forum for communication. The District shall retain final editorial authority to accept or reject submitted advertisements in a manner consistent with the First Amendment. The District shall retain the authority to determine the size and location of any advertising. The District reservesshall also reserve the right to reject advertising that: is inconsistent with federal or state law, Board policy, District or campus regulations, or curriculum, as well as any content the District determines has a reasonable likelihood of exposing the District to controversy, litigation, or disruption.			
	1.	Is inconsistent with federal or state law, Board policy, or campus regulations, or curriculum;	District	
	2.	Is inappropriate in a school setting with a student aud	ience;	
	3.	Advertises products presenting a health hazard;		
	4.	Creates a substantial likelihood of material disruption, ing adding to the District's obligations for security and maintenance; or		
	5.	Adds to the District's administrative burden by exposit District to complaints, controversy, or litigation.	ng the	
	The	District shall not accept paid political advertising.		
Acceptance of advertising shall not constitute District approval endorsement of any product, service, organization, or issue ref enced in the advertising, nor shall acceptance of advertising fro vendor determine whether the District will purchase goods or se vices from the vendor through the District's formal procurement process.			e refer- g from a or ser-	
	[Fo FM	information relating to school-sponsored publications, A.]	see	
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COMMUNITY RELATIONS ADVERTISING AND FUNDRAISING

Sponsorships and Donations

If the District or any campus accepts financial or in-kind donations to support District-sponsored activities, the District reserves the right to acknowledge donors through whatever means the District deems appropriate. The District retains full editorial control over its acknowledgment or display of donations, even if donors are permitted to suggest text for the acknowledgment.

ADOPTED: ADOPTED: