Table of Contents	Applicability of Criminal Laws2						
	Trespass						
	Refusal of Entry or Ejection of Unauthorized Persons						
	Vehicles on School Property						
	Disruption of Lawful Assembly3						
	Free Speech4						
	Disruption of Classes 4						
	Disruption of Transportation4						
	Tobacco and E-Cigarettes5						
	Smoking in Buildings5						
	Alcohol5						
	Intoxicants 5						
	Fireworks5						
	Federal Gun-Free School Zones Act5						
	Possession of Weapons7						
	"Premises" Defined7						
	Excepted Persons7						
	Transportation or Storage of Firearm in School Parking Area 8						
	Volunteer Emergency Services Personnel8						
	Exhibition of Firearm9						
	Trespass—Concealed Carry of Handgun9						
	Notice / Sign—Concealed Carry of Handgun9						
	Exception10						
	Unauthorized Notice10						
	Trespass—Open Carry of Handgun10						
	Notice / Sign—Open Carry of Handgun10						
	Exception11						
	Interscholastic Events11						
	Board Meetings11						
	Board Authorization12						
	Drones12						
	Federal Law12						
	State Law13						

Applicability of	The criminal laws of the state apply to the areas under the control					
Criminal Laws		and jurisdiction of the board. Education Code 37.101				
Trespass		authorized person who trespasses on the grounds of a I district commits a Class C misdemeanor. <i>Education Code</i> 7				
Refusal of Entry or Ejection of Unauthorized Persons	A school administrator, school resource officer, or school district peace officer may refuse to allow persons to enter on or may eject a person from property under the district's control if the person re- fuses to leave peaceably on request and:					
	1. 1	he person poses a substantial risk of harm to any person; or				
		The person behaves in a manner that is inappropriate for a school setting and:				
	a	The administrator, resource officer, or peace officer is- sues a verbal warning to the person that the person's behavior is inappropriate and may result in the person's refusal of entry or ejection; and				
	k	b. The person persists in that behavior.				
		ication may be required of any person on property under the t's control.				
	 A district shall maintain a record of each verbal warning issued, is cluding the name of the person to whom the warning was issued and the date of issuance. At the time a person is refused entry to or ejected from a school district's property, the district shall provide to the person written is formation explaining the appeal process. If a parent or guardian of a child enrolled in a school district is refused entry to the district's property, the district shall accommoda the parent or guardian to ensure that the parent or guardian may participate in the child's admission, review, and dismissal committee or in the child's team established under Section 504, Rehabit tation Act of 1973 (29 U.S.C. Section 794), in accordance with feeral law. 					
		erm of a person's refusal of entry to or ejection from a school t's property under this section may not exceed two years.				
	pus sł	ict shall post on the district's website and each district cam- nall post on any campus website a notice regarding these ions, including the appeal process.				
		oard shall adopt a policy that uses the district's existing griev- process [see FNG, GF] to permit a person refused entry to or				

	ejected from property controlled by the district to appeal such re- fusal of entry or ejection. The policy must permit a person appeal- ing under this section to address the board in person within 90 days of the commencement of the appeal, unless the appeal is granted before the board considers the appeal. The board's decision to grant or deny an appeal under this section is final and may only be further appealed under the applicable pro-			
	visions of Texas Education Code 7.057.			
	Education Code 37.105; 19 TAC 103.1207			
Vehicles on School Property	A board may bar or suspend a person from driving or parking a vehicle on any school property as a result of the person's violation of any rule or regulation promulgated by the board or set forth in Education Code Chapter 37, Subchapter D. [See CLC] <i>Education Code</i> 37.106			
Disruption of Lawful Assembly	A person commits a Class B misdemeanor if the person, alone or n concert with others, intentionally engages in disruptive activity on the campus or property of a public school.			
	Disruptive activity means:			
	 Obstructing or restraining the passage of persons in an exit, entrance, or hallway of any building without the authorization of the administration of the school; 			
	 Seizing control of any building or portion of a building to inter fere with any administrative, educational, research, or other authorized activity; 	ſ-		
	3. Preventing or attempting to prevent by force or violence or the threat of violence any lawful assembly authorized by the school administration so that a person attempting to partici- pate in the assembly is unable to participate due to the use of force or violence or due to a reasonable fear that force or violence or violence is likely to occur;	of		
	 Disrupting by force or violence or the threat of force or vio- lence a lawful assembly in progress; or 			
	5. Obstructing or restraining the passage of any person at an exit or entrance to the campus or property or preventing or a tempting to prevent by force or violence or by threats thereof the ingress or egress of any person to or from the property o campus without the authorization of the administration of the school.	f or		

This provision shall not be construed to infringe upon any right of free speech or expression guaranteed by the constitutions of the United States or the state of Texas.				
Education Code 37.123				
in th scho prop cond the a	erson, other than a primary or secondary grade student enrolled e school, commits a Class C misdemeanor if the person, on pol property or on public property within 500 feet of school perty, alone or in concert with others, intentionally disrupts the duct of classes or other school activities. It is an exception to application of the offense that, at the time the person engaged e prohibited conduct, the person was younger than 12 years of			
Disr clud	upting the conduct of classes or other school activities in- es:			
1.	Emitting noise of an intensity that prevents or hinders class- room instruction.			
2.	Enticing or attempting to entice a student away from a class or other school activity that the student is required to attend.			
3.	Preventing or attempting to prevent a student from attending a class or other school activity that the student is required to attend.			
4.	Entering a classroom without the consent of either the princi- pal or the teacher and, through either acts of misconduct or use of loud or profane language, disrupting class activities.			
"School property" includes a public school campus or school grounds on which a public school is located, and any grounds or buildings used by a school for an assembly or other school-sponsored activity.				
"Public property" includes a street, highway, alley, public park, or sidewalk.				
Education Code 37.124				
mits prev and a ve the a in th	erson, other than a primary or secondary grade student, com- a Class C misdemeanor if the person intentionally disrupts, rents, or interferes with the lawful transportation of students to from school, or to or from activities sponsored by a school, on hicle owned and/or operated by a district. It is an exception to application of the offense that, at the time the person engaged e prohibited conduct, the person was younger than 12 years of <i>Education Code 37.126</i>			
	free Unit <i>Edu</i> A perinth school proposition in the school proposition in the age. Disr clud 1. 2. 3. 4. "School sore "Put side <i>Edu</i> A perinth age. Disr clud 1. 3. 4. "School proposition age. A perinth age. A perinthe age. A perinthe age.			

Temple ISD 014909				
COMMUNITY RELATIONSGKCONDUCT ON SCHOOL PREMISES(LEGA)				
Tobacco and E-Cigarettes	A board shall prohibit smoking or using e-cigarettes or tobacco products at a school-related or school-sanctioned activity on or off school property. School personnel shall enforce these policies on school property. <i>Education Code 38.006</i> [See FNCD for the definition of e-cigarette.]			
Smoking in Buildings	A district shall not permit smoking within any indoor facility used for provision of routine or regular kindergarten, elementary, or second- ary education or library services to children; or regular or routine health care or day care or early childhood development (Head Start) services to children or for the use of employees who provide such services. <i>20 U.S.C. 6083; 20 U.S.C. 7183</i>			
Criminal Penalty	A person commits an offense if the person is in possession of a burning tobacco product, smokes tobacco, or operates an e-ciga-rette in a facility of a public school.			
Defense	It is a defense to prosecution that a district does not have promi- nently displayed a reasonably sized notice that smoking is prohib- ited by state law in such place and that an offense is punishable by a fine not to exceed \$500.			
Facilities for Extinguishment	A district shall be equipped with facilities for extinguishment of smoking materials.			
	Penal Code 48.01(a)–(c)			
Alcohol	A board shall prohibit the use of alcoholic beverages at school-re- lated or school-sanctioned activities on or off school property. <i>Edu</i> <i>cation Code 38.007(a)</i> [See FNCF regarding alcohol-free zones.]			
Intoxicants	A person commits a Class C misdemeanor if the person possesse an intoxicating beverage for consumption, sale, or distribution while:	S		
	1. On the grounds or in a building of a public school; or			
	2. Entering or inside any enclosure, field, or stadium where any athletic event sponsored or participated in by a public school is being held.			
	Education Code 37.122 [See also FNCF]			
Fireworks	A person may not explode or ignite fireworks within 600 feet of any school unless the person receives authorization in writing from the school. <i>Occupations Code 2154.251(a)(1)</i>			
Federal Gun-Free School Zones Act	It is unlawful for any individual knowingly to possess a firearm at a place that the individual knows, or has reasonable cause to be- lieve, is a school zone.			

"School zone" means in, or on the grounds of, a school; or within a distance of 1,000 feet from the grounds of a school.

This prohibition does not apply to the possession of a firearm:

- 1. On private property not part of school grounds;
- If the individual possessing the firearm is licensed to do so by the state, and the law of the state requires that, before an individual obtains such a license, the law enforcement authorities of the state verify that the individual is qualified under law to receive the license;
- 3. That is not loaded and in a locked container, or a locked firearms rack that is on a motor vehicle;
- 4. By an individual for use in a program approved by a school in the school zone;
- 5. By an individual in accordance with a contract entered into between a school in the school zone and the individual or an employer of the individual;
- 6. By a law enforcement officer acting in his or her official capacity; or
- 7. That is unloaded and is possessed by an individual while traversing school premises for the purpose of gaining access to public or private lands open to hunting, if the entry on school premises is authorized by school authorities.

It is unlawful for any person, knowingly or with reckless disregard for the safety of another, to discharge or attempt to discharge a firearm at a place that the person knows is a school zone.

This prohibition does not apply to the discharge of a firearm:

- 1. On private property not part of school grounds;
- 2. As part of a program approved by a school in the school zone, by an individual who is participating in the program;
- 3. By an individual in accordance with a contract entered into between a school in a school zone and the individual or an employer of the individual; or
- 4. By a law enforcement officer acting in his or her official capacity.

18 U.S.C. 921(a)(25), .922(q)

Possession of Weapons	A person commits a third degree felony if the person knowingly, ir tentionally, or recklessly possesses or goes with a firearm, locatic restricted knife, club, or prohibited weapon [see FNCG]:				
	1.	Onto the physical premises (a building or portion of a building) of a school;			
	2.	Onto any grounds or into a building in which an activity spon- sored by a school is being conducted; or			
	3.	On a passenger transportation vehicle of a school.			
		offense does not apply if the person is acting pursuant to writ- regulations or written authorization of a district.			
	It is not a defense to prosecution that the person possessed a handgun and was licensed to carry a handgun.				
	Pena	al Code 46.03(a)(1), (f)			
	A person commits a third degree felony if the person intentionally, knowingly, or recklessly possesses or goes with a location-re- stricted knife on the premises where a high school sporting event or interscholastic event is taking place, unless the person is a par- ticipant in the event and a location-restricted knife is used in the event. [See FNCG] <i>Penal Code 46.03(a-1)</i>				
"Premises" Defined	"Premises," for purposes of this policy, means a building or a por- tion of a building. The term does not include any public or private driveway, street, sidewalk or walkway, parking lot, parking garage, or other parking area. <i>Penal Code</i> $46.035(f)(3)$				
Excepted Persons	Pena	al Code 46.03 does not apply to:			
	1.	Peace officers or special investigators regardless of whether engaged in the actual discharge of the officer's or investiga- tor's duties;			
	2.	Parole officers while engaged in the actual discharge of the officer's duties;			
	3.	Community supervision and corrections department officers while engaged in the actual discharge of the officer's duties;			
	4.	An active judicial officer who is licensed to carry a handgun;			
	5.	An honorably retired peace officer or other qualified retired law enforcement officer, as defined by 18 U.S.C. Section 926C, who holds a certificate of proficiency and is carrying a photo identification verifying that the officer qualifies for this exception;			

	6.	The attorney general or a United States attorney, district attor- ney, criminal district attorney, county attorney, or municipal at- torney who is licensed to carry a handgun;
	7.	An assistant United States attorney, assistant attorney gen- eral, assistant district attorney, assistant criminal district attor- ney, or assistant county attorney who is licensed to carry a handgun;
	8.	A bailiff designated by an active judicial officer who is licensed to carry a handgun and engaged in escorting the judicial of- ficer;
	9.	A juvenile probation officer who is authorized to carry a fire- arm; or
	10.	A person who is volunteer emergency services personnel if the person is carrying a handgun under the authority of Gov- ernment Code, Chapter 411, Subchapter H; and engaged in providing emergency services.
	Pen	al Code 46.15(a)
Transportation or Storage of Firearm in School Parking Area	hand from tion ing I trict, firea	strict may not prohibit a person who holds a license to carry a dgun under Government Code, Chapter 411, Subchapter H, a transporting or storing a handgun or other firearm or ammuni- in a locked, privately owned or leased motor vehicle in a park- ot, parking garage, or other parking area provided by the dis- and may not regulate the manner in which the handgun, arm, or ammunition is stored in the vehicle, provided that the dgun, firearm, or ammunition is not in plain view.
	hand	does not authorize a person to possess, transport, or store a dgun, a firearm, or ammunition in violation of Education Code 25 or Penal Code 46.03 or 46.035, or other law.
	Edu	cation Code 37.0815
Volunteer Emergency Services Personnel	hano pers	strict is not liable in a civil action arising from the discharge of a dgun by an individual who is volunteer emergency services connel and licensed to carry the handgun under Government e, Chapter 411, Subchapter H.
	eme unde the o	discharge of a handgun by an individual who is volunteer ergency services personnel and licensed to carry the handgun er Subchapter H, Chapter 411, Government Code, is outside course and scope of the individual's duties as volunteer emer- cy services personnel.
		district does not waive immunity from suit or liability under the as Tort Claims Act or any other law.

	"Volunteer emergency services personnel" includes a volunteer firefighter, an emergency medical services volunteer as defined by Health and Safety Code 773.003, and any individual who, as a vol- unteer, provides services for the benefit of the general public dur- ing emergency situations. The term does not include a peace of- ficer or reserve law enforcement officer, as those terms are defined by Occupations Code 1701.001, who is performing law enforce- ment duties.				
	Civil Practice & Remedies Code 112.001; Penal Code 46.01(18)				
Exhibition of Firearm	A person commits a third degree felony if, in a manner intended to cause alarm or personal injury to another person or to damage school property, the person intentionally:				
	1.	Exh	ibits or uses a firearm:		
		a.	In or on any property, including a parking lot, park garage, or other parking area, that is owned by a or public school; or	-	
		b.	On a school bus being used to transport children from school-sponsored activities;	to and	
	2.	scrit	eatens to exhibit or use a firearm in or on property bed above or on a bus and was in possession of or rediate access to the firearm.		
	A person commits a Class A misdemeanor if the person threatens to exhibit or use a firearm, but was not in possession of or did not have immediate access to the firearm.				
	Education Code 37.125				
Trespass—	A license holder commits an offense if the license holder:				
Concealed Carry of Handgun	1.	 Carries a concealed handgun on the property of another out effective consent; and 			
	2.		eived notice that entry on the property by a license a concealed handgun was forbidden.	e holder	
	An offense under Penal Code 30.06 is a Class C misdemean cept that the offense is a Class A misdemeanor if, after enter property, the license holder was personally given the notice t entry or remaining on the property with a concealed handgun forbidden and subsequently failed to depart.				
Notice / Sign— Concealed Carry of Handgun	For purposes of Penal Code 30.06, a person receives notice if the owner of the property or someone with apparent authority to act for the owner provides notice to the person by oral or written communication.			o act for	
DATE ISSUED: 7/20/202 UPDATE 115 GKA(LEGAL)-P	2020 9 of 14			9 of 14	

GKA(LEGAL)-P

COMMUNITY RELATIONS CONDUCT ON SCHOOL PREMISES

"Written communication" means:

	1.	A card or other document on which is written language identi- cal to the following: "Pursuant to Section 30.06, Penal Code (trespass by license holder with a concealed handgun), a per- son licensed under Subchapter H, Chapter 411, Government Code (handgun licensing law), may not enter this property with a concealed handgun"; or		
	2.	A sign posted on the property that includes the language de- scribed above in both English and Spanish, appears in con- trasting colors with block letters at least one inch in height, and is displayed in a conspicuous manner clearly visible to the public.		
Exception	It is an exception to Penal Code 30.06 that the property on which the license holder carries a concealed handgun is owned or leased by a district and is not a premises or other place on which the li- cense holder is prohibited from carrying the handgun under Penal Code 46.03 or 46.035.			
	Pen	al Code 30.06 [See also FNCG]		
Unauthorized Notice	the Coc who Coc pren cen	strict may not take any action, including an action consisting of provision of notice, by a communication described by Penal le 30.06 or 30.07 that states or implies that a license holder is carrying a handgun under the authority of Government le Chapter 411 is prohibited from entering or remaining on a mises or other place owned or leased by the district unless lise holders are prohibited from carrying a handgun on the prem- or other place by Penal Code 46.03 or 46.035 or other law. <i>'t Code 411.209</i>		
Trespass—Open Carry of Handgun		older of a license to openly carry a handgun commits an offense e license holder:		
	1.	Openly carries a handgun on property of another without ef- fective consent; and		
	2.	Received notice that entry on the property by a license holder openly carrying a handgun was forbidden.		
Notice / Sign— Open Carry of Handgun	For purposes of Penal Code 30.07, a person receives notice if the owner of the property or someone with apparent authority to act for the owner provides notice to the person by oral or written communication.			
	"Wr	itten communication means":		
	1.	A card or other document on which is written language identi- cal to the following: "Pursuant to Section 30.07, Penal Code		
DATE ISSUED: 7/20/202 UPDATE 115	20	10 of 14		

		(trespass by license holder with an openly carried handgun), a person licensed under Subchapter H, Chapter 411, Govern- ment Code (handgun licensing law), may not enter this prop- erty with a handgun that is carried openly"; or
	2.	A sign posted on the property that includes the language de- scribed above in both English and Spanish, appears in con- trasting colors with block letters at least one inch in height, and is displayed in a conspicuous manner clearly visible to the public at each entrance to the property.
	cep prop com	offense under Penal Code 30.07 is a Class C misdemeanor, ex- t that the offense is a Class A misdemeanor if, after entering the perty, the license holder was personally given the notice by oral munication that entry or remaining on the property with an nly carried handgun was forbidden and subsequently failed to art.
Exception	the by a whic	an exception to Penal Code 30.07 that the property on which license holder openly carries the handgun is owned or leased a governmental entity and is not a premises or other place on ch the license holder is prohibited from carrying the handgun er Penal Code 46.03 or 46.035.
	Pen	al Code 30.07
Interscholastic Events	dem less con whe	ess authorized by law, a license holder commits a Class A mis- neanor if the license holder intentionally, knowingly, or reck- ily carries a handgun, regardless of whether the handgun is cealed or carried in a shoulder or belt holster, on the premises are a high school, collegiate, or professional sporting event or rscholastic event is taking place.
		al Code 46.035(b)(2) does not apply if the license holder is a icipant in the event and a handgun is used in the event.
	Pen	al Code 46.035(b)(2)
Board Meetings	derr less con roor	ess authorized by law, a license holder commits a Class A mis- neanor if the license holder intentionally, knowingly, or reck- ily carries a handgun, regardless of whether the handgun is cealed or carried in a shoulder or belt holster, in the room or ms where a meeting of the board is held and if the meeting is open meeting under the Open Meetings Act.
	was Noti	al Code 46.035(c) does not apply unless the license holder given effective notice under Penal Code 30.06 or 30.07 [see ice/Sign—Concealed Carry of Handgun and Notice/Sign— en Carry of Handgun, above].
	Pen	al Code 46.035(c), (i)

Board Authorization	A license holder does not commit a criminal offense under Penal Code 46.035 [see Interscholastic Events and Board Meetings, above] if the person is lawfully carrying a handgun pursuant to a board's written regulations and authorization. <i>Att'y Gen. Op. GA-</i> <i>1051 (2014)</i> [See Handgun Licensees at CKE(LEGAL)]					
Drones Federal Law		U.S. Government has exclusive sovereignty of airspace of the ed States. <i>49 U.S.C. 40103</i>				
Small Unmanned Aircraft	less	"Small unmanned aircraft" means an unmanned aircraft weighing less than 55 pounds on takeoff, including everything that is on board or otherwise attached to the aircraft.				
Small Unmanned Aircraft System	man catio aircr	"Small unmanned aircraft system" (small UAS) means a small un- manned aircraft and its associated elements (including communi- cation links and the components that control the small unmanned aircraft) that are required for the safe and efficient operation of the small unmanned aircraft in the national airspace system.				
	14 C	C.F.R. 1.1				
Operation of Small UAS	UAS	The registration, airman certification, and operation of civil small UAS within the United States is subject to 14 C.F.R. Part 107. Part 107 does not apply to the following:				
	1.	Air carrier operations;				
	2.	Any aircraft subject to the provisions of 14 C.F.R. Part 101; or				
	3.	Any operation that a remote pilot in command elects to con- duct pursuant to an exemption issued under 49 U.S.C. 44807, unless otherwise specified in the exemption.				
	14 C.F.R. 107.1, .3					
Exception for Limited Recreational Operation	certi istra	A person may operate a small unmanned aircraft without specific certification or operating authority from the Federal Aviation Admin- istration (FAA) if the operation adheres to all of the following limita- tions:				
	1.	The aircraft is flown strictly for recreational purposes.				
	2.	The aircraft is operated in accordance with or within the pro- gramming of a community-based organization's set of safety guidelines that are developed in coordination with the FAA.				
	3.	The aircraft is flown within the visual line of sight of the person operating the aircraft or a visual observer co-located and in direct communication with the operator.				
	4.	The aircraft is operated in a manner that does not interfere with and gives way to any manned aircraft.				
DATE ISSUED: 7/20/202	20	12 of 14				

	5.	bour nate from	lass B, Class C, or Class D airspace or within the lateral indaries of the surface area of Class E airspace desig- d for an airport, the operator obtains prior authorization the administrator of the FAA or designee before operat- and complies with all airspace restrictions and prohibi- s.
	6.	not r	lass G airspace, the aircraft is flown from the surface to nore than 400 feet above ground level and complies with irspace restrictions and prohibitions.
	7.	safe	operator has passed an aeronautical knowledge and ty test and maintains proof of test passage to be made able to the FAA or law enforcement upon request.
	8.	U.S.	aircraft is registered and marked in accordance with 49 C. Chapter 441 and proof of registration is made availa- o the FAA or law enforcement upon request.
	49 L	J.S.C.	44809(a)
State Law Regulation Limited	A political subdivision, including a school district, may not adopt or enforce any ordinance, order, or other similar measure regarding the operation of an unmanned aircraft. An ordinance, order, or other similar measure that violates this provision is void and unen- forceable. <i>Gov't Code 423.009(b), (d)</i>		
Exception	A political subdivision may adopt and enforce an ordinance, ord or other similar measure regarding:		
	1.	The	use of an unmanned aircraft during a special event;
	2.	The	political subdivision's use of an unmanned aircraft; or
	3.		use of an unmanned aircraft near a facility or infrastruc- owned by the political subdivision, if the political subdivi-
		a.	Applies for and receives authorization from the Federal Aviation Administration to adopt the regulation; and
		b.	After providing reasonable notice, holds a public hearing on the political subdivision's intent to apply for the au- thorization.
	"Special event" means a festival, celebration, or other gathering that involves the reservation and temporary use of all or a portion of a public park, road, or other property of a political subdivision and entertainment, the sale of merchandise, food, or beverages mass participation in a sports event; and requires a significant u or coordination of a political subdivision's services.		
	Gov	't Coc	le 423.009(a)(2), (c)
	0		10 of 14

Privacy Law	It is lawful to capture an image using an unmanned aircraft in this state for the reasons listed in Government Code 423.002, includ-ing:
	 With the consent of the individual who owns or lawfully occu- pies the real property captured in the image; or

2. From a height no more than eight feet above ground level in a public place, if the image was captured without using any electronic, mechanical, or other means to amplify the image beyond normal human perception.

Gov't Code 423.002(a)