

(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: moved text becomes moved text.
- 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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BOARD MEMBERS AUTHORITY BBE (LOCAL)

Board Authority

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

Transacting Business

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

Individual Authority for Committing the Board

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

Individual Access to Information

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

Limitations

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

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

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

Requests for Records

An individual Board member shall seek access to records or request copies of records from the Superintendent or other designated custodian of records, who shall respond within the time frames required by law. When a custodian of records other than the Superintendent provides access to records or copies of records to an individual Board member, the provider shall inform the Superintendent of the records provided.

In accordance with law, the District shall track and report any requests under this provision, including the cost of responding to one

BOARD MEMBERS AUTHORITY

BBE (LOCAL)

or more requests by any individual Board member for 200 or more pages of material in a 90-day period.

Requests for Reports

No individual Board member shall direct or require District employees to prepare reports derived from an analysis of information in existing District records or to create a new record compiled from information in existing District records. Directives to the Superintendent or other custodian of records regarding the preparation of reports shall be by Board action.

Confidentiality

At the time a Board member is provided access to confidential records or to-reports that are confidential or otherwise not subject to public disclosure [see GBA], compiled from such records, the Superintendent or other District employee shall advise the Board member of the responsibility to comply with confidentiality requirements and the District's information security controls.

Referring Complaints

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

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

Visits to District Facilities

A Board member shall adhere to any posted requirements for visitors to first report to the main office of a District facility, including a school campus. Visits during the school or business day shall not be permitted if their duration or frequency interferes with the delivery of instruction or District operations. [See also GKC]

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Brownwood ISD 025902

BOARD INTERNAL ORGANIZATION ATTORNEY

BDD (LOCAL)

The Board shall retain an attorney or attorneys, as necessary, to serve as the District's legal counsel and representativerepresentatives in matters requiring legal services. Services to be performed and reasonable fees and expenses compensation to be paid by the District Board shall be set forth in writing a written contract between the Board and the attorney or attorneys.

Individual In accordance with the written contract, individual Board members shall channel legal inquiries through the Superintendent, Board President, or Board's designee, as appropriate, when seeking advice or information from the District's legal counsel.

A staff request Staff shall submit requests for legal advice from the District's legal counsel must be submitted through the Superintendent or designee.

Advice from legal counsel shall be reported to the Board upon Upon request of the Board or when deemed necessary by the Superintendent, Board President, or Board's designee. the Superintendent shall report advice from legal counsel.

DATE ISSUED: 5/31/2019<mark>3/14/2014</mark> UPDATE 113<mark>99</mark> BDD(LOCAL)-A

SUPERINTENDENT EVALUATION

BJCD (LOCAL)

Evaluation Instrument

The instrument used to evaluate the Superintendent shall be based on the Superintendent's job description [see BJA(LOCAL)] and performance goals and shall be adopted by the Board.

Written Evaluation

The Board shall prepare a written evaluation of the Superintendent at annual or more frequent intervals.

The Board shall furnish the Superintendent with a copy of the completed evaluation and shall discuss its conclusions with the Superintendent in a closed meeting, unless the Superintendent requests that the discussion be open.

Objectives

The Board shall strive to accomplish the following objectives in conducting the Superintendent's written evaluation:

- 1. Clarify to the Superintendent his or her role, as seen by the Board.
- Clarify to Board members the Superintendent's role, according to the Board's written criteria, as expressed in the Superintendent's job description and the District's goals and objectives.
- 3. Foster an early understanding among new Board members of the evaluation process and the Superintendent's current performance objectives and priorities.
- 4. Develop and sustain a harmonious working relationship between the Board and the Superintendent.
- 5. Ensure administrative leadership for excellence in the District.

Informal Evaluation

The Board may at any time conduct and communicate oral evaluations to augment its written evaluations.

DATE ISSUED: 5/31/201911/7/2006 UPDATE 11379 BJCD(LOCAL)-A

SCHOOL PROPERTIES DISPOSAL

CI (LOCAL)

The Superintendent Superintendent or designee is authorized to declare District materials, equipment, personal property such as vehicles, and supplies to be unnecessary and shall dispose of unnecessary materials, equipment, personal property such as vehicles, and supplies for fair market value. If the unnecessary property has no value, the Superintendent Superintendent or designee may dispose of such property according to administrative discretion.

Instructional materials shall be disposed of in accordance with law. [See CMD(LEGAL)]

Propertyltems obtained with federal funds or as federal surplus shall be managed in accordance withaccording to federal lawregulations.

DATE ISSUED: 5/31/201910/21/2008

UPDATE 11384 CI(LOCAL)-A

FOOD AND NUTRITION MANAGEMENT

CO (LOCAL)

Food

Donation Donations

The Superintendent shall be authorized to develop regulations for the Districtcampuses to donate or otherwise dispose of leftover food in accordance with law.

Meal Charges

State Law

As established by the Board, a student with an exhausted or insufficient balance on his or her meal card or meal account shall be allowed to continue to purchase meals for up to meals for up to a total of \$10. The Superintendent shall develop administrative regulations for this grace period to address:

- 1. The District's processes for parent notification during the grace period, including a schedule for repayment; and
- Whether the student will be limited to certain foods or beverages during this grace period, and, if so, the District's efforts to minimize overt identification of the student.

No fees or interest shall be charged by the District for meals purchased during the grace period.

Federal Law

For each campus that participates in the federal school breakfast or lunch programs under which students may incur a meal charge, the District's administrative regulations shall also address procedures for a student who has insufficient funds to purchase a meal following exhaustion of the grace period described above. The procedures shall address:

- 1. The parameters under which reimbursable or alternate meals shall be served to the student;
- 2. The District's efforts to minimize overt identification of the student; and
- 3. How the District will attempt to collect unpaid debt in order to maintain the financial integrity of the food service account.

DATE ISSUED: 5/31/201910/8/2017 UPDATE 113109 CO(LOCAL)-A

FOOD AND NUTRITION MANAGEMENT PROCUREMENT

COA (LOCAL)

Procurement

The Superintendent shall oversee the use of federal child nutrition funds to procure appropriate goods and services necessary for providing food service to students and shall develop and enforce financial management systems, internal control procedures, procurement procedures, and other administrative procedures as needed to comply with all state and federal requirements for use of these funds.

[See CO(LEGAL) and COA(LEGAL)]

Geographic Preference

The Board delegates to the Superintendent the authority to determine whether the District will apply a geographic preference when procuring unprocessed, locally grown or locally raised agricultural products and to:

- 1. Specify the types of products for which any geographic preference will be applied; and
- 2. Define the geographic area to be preferred for each applicable product.

DATE ISSUED: 5/31/2019 UPDATE 113 COA(LOCAL)-A

FOOD AND NUTRITION MANAGEMENT FREE AND REDUCED-PRICE MEALS

COB (LOCAL)

Eligibility Appeals The District shall provide a hearing process in compliance with

warded to TDA.

U.S. Department of Agriculture (USDA) requirements for disputes about a student's eligibility for free or reduced-price meal programs. A parent or student may appeal the decision of the hearing

official in accordance with FNG(LOCAL).

Civil Rights Complaints

A person alleging discrimination in school meal programs based on race, color, national origin, sex, age, or disability shall be informed of the procedures and right to file a complaint with the Texas Department of Agriculture (TDA) Food and Nutrition office and the USDA. Complaints received by District personnel shall be for-

DATE ISSUED: 5/31/2019

UPDATE 113 COB(LOCAL)-A

INSURANCE AND ANNUITIES MANAGEMENT LIABILITY INSURANCE

CRB (LOCAL)

Trustees and Employees to fe

The District shall purchase insurance as provided in CRB(LEGAL) to fund the cost of litigation to protect the District, its employees, and Trustees who are exposed to individual liability by virtue of

their official duties. [See CRB(LEGAL)]

Tort Claims In addition, the District shall purchase insurance to protect the Dis-

trict and employees from liability under the Tort Claims Act.

[See CRB(LEGAL)]

SPECIAL EDUCATION VIDEO/AUDIO MONITORING

EHBAF (LOCAL)

Note:

Unless otherwise noted, the terms "video recording," "video surveillance," and "video monitoring" shall also include any associated audio recordings. In addition, the term "classroom" shall also include other special education settings subject to video and audio recording required by law.

To promote student safety, the District shall comply with requests for video and audio monitoring of certain self-contained special education classrooms as required by law. Regular or continual monitoring of video recordings shall be prohibited. Video recordings shall not be used for teacher evaluation or monitoring or for any purpose other than the promotion of student safety.

The Superintendent The Superintendent is responsible for coordinating the provision of equipment to campuses in compliance with the law.

The Superintendent shall ensure that administrative regulations are developed to implement this policy.

Requests

For Following Year

A parent of a student receiving special education services and whose placement for the following school year will be in a self-contained classroom eligible for video surveillance may request in writing that a video camera be placed in the classroom by the end of the current school year or by the tenth business day after the student's admission, review, and dismissal (ARD) committee determines the student's placement, whichever is later. If such a request is made, the campus shall begin operation of the camera by the deadlines in law.

For Current Year

Written requests from a parent, assistant principal, principal, staff member, or the Board shall be submitted and processed in accordance with the procedures in law.

Response

As required by law, the District shall provide a response to the requester requester not later than the seventh business day after receipt of the request.

Notice

Before a camera is activated, the principal shall provide advance written notice to staff on the campus and to parents of the students assigned to or engaging in school activities in the classroom that video and audio surveillance will be conducted in the classroom.

Installation and Operation

The classroom subject to the request shall begin operation of video surveillance not later than the time frames required in law, except when the District is granted an extension of time.

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SPECIAL EDUCATION VIDEO/AUDIO MONITORING

EHBAF (LOCAL)

When the District has installed video cameras in a classroom as required by law, the District shall operate the cameras during the instructional day at all times when one or more students are in the classroom. For purposes of this policy, the instructional day shall be defined as the portion of a school day during which instruction is taking place in the classroom.

For the school year in which a campus receives a request for video and audio surveillance, the campus shall continue to operate and maintain any video cameras placed in the classroom for as long as the classroom continues to satisfy the requirements in Education Code 29.022(a). However, the campus may discontinue operation of the video camera during the year if the requester requester withdraws the request in writing and no request is submitted to continue the surveillance. Before a camera is deactivated, the principal shall provide advance written notice to staff on the campus and to parents of the students assigned to or engaging in school activities in the classroom that video and audio surveillance will be discontinued in the classroom and of the opportunity to request continued video and audio surveillance.

Video cameras must be capable of recording video and audio of all areas of the classroom, including a room attached to the classroom used for time out as defined by law. No visual monitoring, other than incidental coverage, shall be conducted of the inside of a bathroom or other area used for toileting or diapering a student or removing or changing a student's clothes.

The District shall post notice at the entrance to a classroom in which video cameras are placed stating that video and audio surveillance is conducted in that classroom.

Retention of Recordings

Video recordings shall be retained for at least three months after the date of the recording but may be retained for a longer period in accordance with the District's records management program, or as required by law. [See CPC]

Confidentiality of Recordings

Video recordings made in accordance with this policy shall be confidential and shall only be released accessed or viewed by the individuals and in the limited circumstances permitted by law. The following individuals shall have authority to view video recordings to the extent permitted by the Family Educational Rights and Privacy Act (FERPA):

1. A District employee or a parent of a student who is involved in an alleged incident documented by a recording and reported to the District;

SPECIAL EDUCATION VIDEO/AUDIO MONITORING

EHBAF (LOCAL)

- Appropriate Department of Family and Protective Services (DFPS) personnel as part of an investigation of alleged abuse or neglect of a child;
- A peace officer, school nurse, District administrator trained in de-escalation and restraint techniques, or human resource staff member in response to a report of an alleged incident or an investigation of an employee or a report of alleged abuse committed by a student; and
- Appropriate Texas Education AgencyTEA or State Board for Educator Certification personnel or their agents as part of an investigation.

For purposes of this policy, the term "human resource staff member" shall include the Superintendent, a principal, an assistant principal or other campus administrator, and any supervisory position within the District's human resources office. If an individual listed in items 2—through 4, above, believes that a recording shows a violation of District policy or campus procedures, the individual may allow access to the recording by appropriate legal and human resources personnel designated by the District for the purpose of determining whether a policy or procedure has been violated.

Any person who suspects that child abuse or neglect has occurred shall report this suspicion as required by law and District policy. [See FFG]

Reporting an Incident

A person alleging that an incident, as defined by law, has occurred in a classroom in which video surveillance is conducted shall file a report on the form provided by the District with the principal as soon as possible after the person suspects the alleged incident. If possible, an incident report form shall be filed within 48 hours of the facts giving rise to the allegation. The principal shall promptly view, or direct an authorized individual to view, the video surveillance footage to identify the relevant portion of the recording. No later than ten District business days No later than ten District business days after the report is filed, the principal or designee shall respond by notifying the person whether the alleged incident was recorded in the District's video surveillance footage and shall initiate other steps as required by law, District policy, or local procedures.

Complaints

Complaints related to video and audio recordings under this policy shall be filed in accordance with DGBA, FNG, or GF, as applicable. A complainant who is dissatisfied with the outcome of the District's complaint process may appeal in writing to the commissioner of education in accordance with Education Code 7.057 and 19 Ad-

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SPECIAL EDUCATION VIDEO/AUDIO MONITORING

EHBAF (LOCAL)

ministrative Code 103.1303. A parent, staff member, or District administrator may request an expedited review in accordance with 19 Administrative Code 103.1303., including requesting an expedited review.

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FNF (LOCAL)

Questioning Students

District officials Interrogation

By Bohool® Dthals
Authorities

Administrators, teachers, and other professional personnel may question a student regarding the student's own conduct or the conduct of other students. In the context of school discipline, students may not refuse to answer questions based on ahave no claim to the right not to incriminate themselves.

For provisions pertaining to student questioning by law enforcement officials or other state or local governmental authorities, see GRA(LOCAL).

District Property

Desks, Lockers and Vehicles

Students have full responsibility for the security of their lockers, District-provided technology, and similar items are the and for vehicles parked on school property of the District and . It is the student's responsibility to ensure that lockers and vehicles are locked and that the keys and combinations are provided for student use as a matter of convenience. District property is subject to search or inspection at any time without notice. Students have no expectation of privacy in District property. not given to others. Students shall be fully responsible for the security and contents of District property assigned to them. No student shallnot place or, keep in a desk, locker, District-provided technology, or similar item, or maintain-any article or material that is forbidden by District policy in lockers or in vehicles parked on school property.

School officials may search lockers or vehicles parked on school property if there is reasonable cause to believe that they contain articles or materials prohibited by law, District policy, or the Student Code of Conduct. Students shall be responsible for any prohibited itemitems found in Districttheir lockers or in vehicles parked on school property provided to the student.

Searches in General

District officials may conduct searches of students, their belongings, and their vehicles in accordance with state and federal law and District policy. Searches of students shall be conducted in a reasonable and nondiscriminatory manner.

District officials may initiate a search in accordance with law, including, for example, based on reasonable suspicion, voluntary consent, or pursuant to District policy providing for suspicionless security procedures, including the use of metal detectors.

In accordance with the Student Code of Conduct, students are responsible for prohibited items found in their possession, including items in their personal belongings or in vehicles parked on District property.

Reasonable-Suspicion Searches Searches should be reasonable at their inception and in scope. If there is reasonable suspicion to believe that searching a student's person, belongings, or vehicle will reveal evidence of a violation of

DATE ISSUED: 5/31/20197/14/2017

UPDATE 113LDU 2017.03

FNF(LOCAL)-A2X

Searches

STUDENT RIGHTS AND RESPONSIBILITIES INVESTIGATIONSINTERROGATIONS AND SEARCHES

FNF (LOCAL)

Suspicionless

the Student Code of Conduct, a District official may conduct a search in accordance with law and District regulations.

For purposes of this policy, a suspicionless search is a search carried out based on lawful security procedures, such as metal detector searches or random drug testing.

Metal Detector Searches

In order to maintain a safe and disciplined learning environment, the District reserves the right to subject students to metal detector searches when entering a District campus and at off-campus, school-sponsored activities.

If a vehicle subject to search is locked, the student shall be asked to unlock the vehicle. If the student refuses, the District shall contact the student's parents. If the parents also refuse to permit a search of the vehicle, the District may turn the matter over to local law enforcement officials.

Use of Trained Dogs

The District reserves the right to shall use specially trained nonaggressive dogs to conduct screening for sniff out and alert officials to the current presence of concealed prohibited items. , illicit substances defined in FNCF(LEGAL), and alcohol. This program is implemented in response to drug- and alcohol-related problems in District schools, with the objective of maintaining a safe school environment conducive to education.

Such procedures visits to schools shall be unannounced. The dogs shall be used to sniff vacant classrooms, vacant common areas, the areas around student lockers, and the areas around vehicles parked on school property. The dogs shall not be used with students; however, students may be asked to leave personal belongings in an area that will be screened. If a dog alerts to an a locker, a vehicle, or an item or an areain a classroom, it may be searched by District officials school officials. Searches of vehicles shall be conducted as described above.

Random Notice

At the beginning of the school year, the District shall inform students of the District's policy on searches, as outlined above, and shall specifically notify students that:

- 1. Lockers may be sniffed by trained dogs at any time.
- Vehicles parked on school property may be sniffed by trained dogs at any time.
- 3. Classrooms and other common areas may be sniffed by trained dogs at any time when students are not present.

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FNF (LOCAL)

4. If contraband of any kind is found, the possessing student shall be subject to appropriate disciplinary action in accordance with the Student Code of Conduct.

Parent Notification

The student's parent or guardian shall be notified if any prohibited articles or materials are found in a student's locker, in a student's vehicle parked on school property, or on the student's person, as a result of a search conducted in accordance with this policy.

Mandatory Drug-Testing Program

The District requires the random drug-testing of any student in grades 7-12 who chooses to participate in school-sponsored extracurricular activities. participate in school-sponsored extracurricular activities.

The Superintendent Covered Activities

Testing-shall develop regulationsbe included for all school-sponsored extracurricular activities.

Scope

A student participating in these activities shall be randomly tested throughout the implementationschool year.

Purpose

The purposes of the District's random student drug-testing program are to prevent injury, illness, and harm resulting from the use of illegal and performance enhancing drugs or alcohol; help enforce a drug-free educational environment; deter student use of illegal and performance-enhancing drugs or alcohol; and educate students regarding the harm caused by the use of illegal and performance-enhancing drugs or alcohol.

Distribution of Policy

The District shall provide each parent and student a copy of the drug-testing policy and consent form prior to the student's participation in an affected activity.

Orientation Meetings

The District shall conduct meetings with parents and interested student participants prior to the beginning of the fall practice period.

District employees shall explain the drug-testing program and review the policy and consent form.

Consent

Before a student is eligible to participate in extracurricular activities, the student shall be required annually to sign a consent form agreeing to be subject to the rules and procedures of the drug-testing program. If the student is under the age of 18, the student's parent or guardian shall also sign a consent form. If appropriate consent is not given, the student shall not be allowed to participate in extracurricular activities.

Use of Results

Drug test results shall be used only to determine eligibility for participation in extracurricular activities. Positive drug test results shall not be used to impose disciplinary sanctions or academic penalties.

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Nevertheless, nothing in this policy shall limit or affect the applica-
tion of state law, local policy, or the Student Code of Conduct. A
student who commits a disciplinary offense shall be subject to con-
sequences in accordance with the Student Code of Conduct.

Confidentiality

Drug-testing results shall be confidential and shall be disclosed only to the student, the student's parent, and designated District officials who need the information in order to administer the drugtesting program. Drug test results shall not be maintained with a student's academic record. Results shall not be otherwise disclosed except as required by law.

Testing Laboratory

The Board shall contract with a certified drug-testing laboratory to conduct testing of students' urine samples.

Testing laboratories shall not release statistics regarding the rate of positive drug tests to any person or organization without consent of the District.

Substances for Which Tests Are Conducted

The District shall make available to students and parents a list of the exact substances for which tests will be conducted.

Collection Procedures

Personnel from the drug-testing laboratory shall collect urine samples as outlined in administrative regulations.

Random Testing

The drug-testing laboratory shall use a random selection method to identify students chosen for random testing. Students shall not receive prior notice of the testing date or time.

Refusal to Test or Tampering

A student who refuses to be tested when selected or who is determined to have tampered with a sample shall be deemed to have a positive test result and shall be subject to the appropriate consequences depending on previous positive test results, if any.

If a student is absent on the day of the random test, a sample shall be collected on the next random testing date.

Confirmation of Positive Results

Upon receiving results of a positive drug test, the District shall schedule a meeting with the student, the student's parent if the student is under the age of 18, and the coach or sponsor of the extracurricular activity, as applicable, to review the test results and discuss consequences.

Drug Abuse Prevention

The District shall notify the parent and student of drug and alcohol abuse prevention resources available in the area.

Consequences

Consequences of positive test results shall be cumulative through

the end of the current school year.

First Offense

Within five school days, the Superintendent or designee shall conduct a conference, to discuss conditions for continued participation

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in extracurricular activities, with the student and the parent or guardian. Personnel responsible for administering the extracurricular activities in which the student participates may be included at the discretion of the Superintendent.

As a condition to returning to full participation, the student must provide documentation that addresshe or she attended and successfully completed substance abuse counseling from the District or an approved provider. Proof of counseling must be furnished to the Superintendent or designee within 45 calendar days of the testing date. Any costs of outside counseling services shall be the responsibility of the parent or guardian. District counseling shall be offered at no charge.

The student shall be required to submit to all random testing done during the 90 calendar days after the positive test.

Failure to meet these requirements within the specified timelines shall result in the student being suspended from participation in all identified extracurricular activities until the requirements are satisfied.

Second Offense

Within five school days, the Superintendent or designee shall conduct a conference, to discuss conditions for continued participation in extracurricular activities, with the student and the parent or guardian. Personnel responsible for administering the extracurricular activities in which the student participates may be included at the discretion of the Superintendent.

The student shall be suspended from all extracurricular activity performances and competition for a period of 30 school days from the date of the conference. The student may attend all regularly scheduled practices and meetings.

As a condition to returning to full participation, the student must provide documentation that he or she attended and successfully completed substance abuse counseling from the District or an approved provider. Proof of counseling must be furnished to the Superintendent or designee within 45 calendar days of the testing date. Any costs of outside counseling services shall be the responsibility of the parent or guardian. District counseling shall be offered at no charge. This counseling is in addition to the first counseling program required for the first offense. If the student has begun the second program, the provider may verify the student's participation and the Superintendent or designee may permit the student to participate in activities if the program is completed in a timely manner.

Failure to meet these requirements within the specified timelines shall result in the student being suspended from participation in all

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identified extracurricular activities until the requirements are satisfied. If the student has begun the second counseling program, the provider may verify the student's participation and the Superintendent or designee may permit the student to participate in activities if the program is completed in a timely manner.

Third Offense

Within five school days, the Superintendent or designee shall conduct a conference with the student and the parent or guardian. Personnel responsible for administering the extracurricular activities, in which the student participates, may be included at the discretion of the Superintendent.

The student shall be suspended from all extracurricular activities, including participation in practice, for the remainder of the school year.

In order to resume participation in extra-/co-curricular activity the following: school year, the student must submit to the Superintendent or designee a negative test result from a pre-approved testing facility at the student/parent/guardian's expense. The test must be taken within five days of the beginning of the new school year or new school year activity, whichever is first.

- Covered activities and purpose of the program;
- 2. Written consent and confidentiality of results;
- 3. Testing procedures and collection process; and
- 4. Applicable consequences.

Appeal

The student must provide documentation that he or she attended and successfully completed an additional substance abuse counseling program from an approved provider. Proof of counseling must be furnished to the Superintendent or designee. This program is in addition to sessions previously required. Any costs of these additional counseling services shall be the responsibility of the parent or guardian.

Failure to meet these requirements within the specified timelines shall result in the student being suspended from participation in all identified extracurricular activities until the requirements are satisfied.

Appeals

A student or parent may appeal a decision made under the random drug-testing programthis policy in accordance with FNG(LOCAL). The student shall be ineligible for participation in extracurricular activities participation in extracurricular activities while the appeal is pending.

DATE ISSUED: 5/31/20197/14/2017 UPDATE 113LDU 2017.03 FNF(LOCAL)-A2X