

(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 Policy Service 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, Policy Service's recent migration to Word 2013 causes some margin notes to appear as a tracked change where no change has taken place.

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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Wylie ISD-Taylor County 221912	
BOARD MEMBERS AUTHORITY	BBE (LOCAL)
Board Authority	The Board has final authority to determine and interpret the poli- cies that govern the schools and, subject to the mandates and lim- its 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 general public in accordance with the Public Information Chapter of the Government Code. [See GBA]
Limitations	If a Board member is not acting in his or her official capacity, the Board member has no greater right to District records than a mem- ber 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 pro- vision 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 re- quest copies of records from the Superintendent or other desig- nated 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 Super- intendent of the records provided.
	In accordance with law, the District shall track and report any re- quests under this provision, including the cost of responding to one

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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 employ- ees to prepare reports derived from an analysis of information in existing District records or to create a new record compiled from in- formation in existing District records. Directives to the Superinten- dent or other custodian of records regarding the preparation of re- ports shall be by Board action.
Confidentiality	At the time a Board member is provided access to confidential rec- ords or to reports compiled from such records, the Superintendent or other District employee shall advise the Board member of the re- sponsibility to comply with confidentiality requirements.
Referring Complaints	If employees, parents, students, or other members of the public bring concerns or complaints to an individual Board member, he or she shall refer them to the Superintendent or another appropriate administrator, who shall proceed according to the applicable com- plaint 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 visi- tors 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 deliv- ery of instruction or District operations. [See also GKC]

Wylie ISD-Taylor County 221912		
OTHER REVENUES INVESTMENTS		CDA (LOCAL)
Investment Authority	tion inves with acco men	Superintendent or other person designated by Board resolu- shall serve as the investment officer of the District and shall st District funds as directed by the Board and in accordance the District's written investment policy and generally accepted punting procedures. All investment transactions except invest- t pool funds and mutual funds shall be settled on a delivery us payment basis.
Approved Investment Instruments	CDA VES only	n those investments authorized by law and described further in A(LEGAL) under Authorized InvestmentsAUTHORIZED IN- TMENTS, the Board shall permit investment of District funds in the following investment types, consistent with the strategies maturities defined in this policy:
	1.	Obligations of, or guaranteed by, governmental entities as permitted by Government Code 2256.009.
	2.	Certificates of deposit and share certificates as permitted by Government Code 2256.010.
	3.	Fully collateralized repurchase agreements permitted by Government Code 2256.011.
	4.	A securities lending program as permitted by Government Code 2256.0115.
	5.	Banker's acceptances as permitted by Government Code 2256.012.
	6.	Commercial paper as permitted by Government Code 2256.013.
	7.	No-load money market mutual funds and no-load mutual funds as permitted by Government Code 2256.014.
	8.	A guaranteed investment contract as an investment vehicle for bond proceeds, provided it meets the criteria and eligibility requirements established by Government Code 2256.015.
	9.	Public funds investment pools as permitted by Government Code 2256.016.
Safety	The primary goal of the investment program is to ensure safety of principal, to maintain liquidity, and to maximize financial returns within current market conditions in accordance with this policy. In- vestments shall be made in a manner that ensures the preserva- tion of capital in the overall portfolio, and offsets during a 12-month period any market price losses resulting from interest-rate fluctua- tions by income received from the balance of the portfolio. No indi- vidual investment transaction shall be undertaken that jeopardizes the total capital position of the overall portfolio.	

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OTHER REVENUES INVESTMENTS	CDA (LOCAL)
Investment Management	In accordance with Government Code 2256.005(b)(3), the quality and capability of investment management for District funds shall be in accordance with the standard of care, investment training, and other requirements set forth in Government Code Chapter 2256.
Liquidity and Maturity	Any internally created pool fund group of the District shall have a maximum dollar weighted maturity of 180 days. The maximum allowable stated maturity of any other individual investment owned by the District shall not exceed one year from the time of purchase. The Board may specifically authorize a longer maturity for a given investment, within legal limits.
	The District's investment portfolio shall have sufficient liquidity to meet anticipated cash flow requirements.
Diversity	The investment portfolio shall be diversified in terms of investment instruments, maturity scheduling, and financial institutions to re- duce risk of loss resulting from overconcentration of assets in a specific class of investments, specific maturity, or specific issuer.
Monitoring Market Prices	The investment officer shall monitor the investment portfolio and shall keep the Board informed of significant changes in the market value of the District's investment portfolio. Information sources may include financial/investment publications and electronic media, available software for tracking investments, depository banks, commercial or investment banks, financial advisers, and repre- sentatives/advisers of investment pools or money market funds. Monitoring shall be done at least quarterly, as required by law, and more often as economic conditions warrant by using appropriate reports, indices, or benchmarks for the type of investment.
Monitoring Rating Changes	In accordance with Government Code 2256.005(b), the investment officer shall develop a procedure to monitor changes in investment ratings and to liquidate investments that do not maintain satisfactory ratings.
Funds/ / Strategies	Investments of the following fund categories shall be consistent with this policy and in accordance with the applicable strategy de- fined below. All strategies described below for the investment of a particular fund should be based on an understanding of the suita- bility of an investment to the financial requirements of the District and consider preservation and safety of principal, liquidity, market- ability of an investment if the need arises to liquidate before maturi- ty, diversification of the investment portfolio, and yield.
Operating Funds	Investment strategies for operating funds (including any commin- gled pools containing operating funds) shall have as their primary objectives preservation and safety of principal, investment liquidity, and maturity sufficient to meet anticipated cash flow requirements.

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OTHER REVENUES INVESTMENTS	CDA (LOCAL)
Agency Funds	Investment strategies for agency funds shall have as their primary objectives preservation and safety of principal, investment liquidity, and maturity sufficient to meet anticipated cash flow requirements.
Debt Service Funds	Investment strategies for debt service funds shall have as their primary objective sufficient investment liquidity to timely meet debt service payment obligations in accordance with provisions in the bond documents. Maturities longer than one year are authorized provided legal limits are not exceeded.
Capital Project Funds	Investment strategies for capital project funds shall have as their primary objective sufficient investment liquidity to timely meet capi- tal project obligations. Maturities longer than one year are author- ized provided legal limits are not exceeded.
Safekeeping and Custody	The District shall retain clearly marked receipts providing proof of the District's ownership. The District may delegate, however, to an investment pool the authority to hold legal title as custodian of in- vestments purchased with District funds by the investment pool.
Sellers of Investments Brokers / Dealers	Prior to handling investments on behalf of the District, a bro- ker/dealer or a qualified representative of a business organization- brokers/dealers must submit required written documents in ac- cordance with law. [See Sellers of InvestmentsSellersOF INVESTMENTS, CDA(LEGAL)]
	-Representatives of brokers/dealers shall be registered with the Texas State Securities Board and must have membership in the Securities Investor Protection Corporation (SIPC), and be in good standing with the Financial Industry Regulatory Authority (FINRA).
Soliciting Bids for CDs CD's	In order to get the best return on its investments, the District may solicit bids for certificates of deposit in writing, by telephone, or electronically, or by a combination of these methods.
Interest Rate Risk	To reduce exposure to changes in interest rates that could ad- versely affect the value of investments, the District shall use final and weighted-average-maturity limits and diversification.
	The District shall monitor interest rate risk using weighted average maturity and specific identification.
Internal Controls	A system of internal controls shall be established and documented in writing and must include specific procedures designating who has authority to withdraw funds. Also, they shall be designed to protect against losses of public funds arising from fraud, employee error, misrepresentation by third parties, unanticipated changes in financial markets, or imprudent actions by employees and officers of the District. Controls deemed most important shall include:

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OTHER REVENUES **INVESTMENTS**

	1.	Separation of transaction authority from accounting and recordkeeping and electronic transfer of funds.
	2.	Avoidance of collusion.
	3.	Custodial safekeeping.
	4.	Clear delegation of authority.
	5.	Written confirmation of telephone transactions.
	6.	Documentation of dealer questionnaires, quotations and bids, evaluations, transactions, and rationale.
	7.	Avoidance of bearer-form securities.
		se controls shall be reviewed by the District's independent au- g firm.
Portfolio Report	In addition to the quarterly report required by law and signed by the District's investment officer, a comprehensive report on the invest- ment program and activity shall be presented annually to the Board.	
Annual Review	The Board shall review this investment policy and investment strategies not less than annually and shall document its review in writing, which shall include whether any changes were made to either the investment policy or investment strategies.	
Annual Audit	In conjunction with the annual financial audit, the District shall per- form a compliance audit of management controls on investments and adherence to the District's established investment policies.	

Wylie ISD-Taylor County 221912		
SAFETY PROGRAM/RIS EMERGENCY PLANS		CKC _OCAL)
Emergency Operations Plan	The Superintendent shall ensure updating of the District's Emer- gency Operations Plan and ongoing staff training.	
	As required by law, the emergency operations plan shall include the District's procedures addressing reasonable security me when District property is used as a polling place.	
Firearms Purpose	The Board adopts these provisions regarding firearms to ad- concerns about effective and timely response to emergency tions at a District school, including: invasion of a school by a armed outsider; a hostage situation; actions of a student wh armed and poses a direct threat of physical harm to himself, self, or others; and similar circumstances.	situa- in o is
Authorization	Pursuant to its authority under state law, Texas Penal Code 46.03(a)(1), the Board may, from time to time, authorize spe District employees or officials to possess certain firearms on property, at school-sponsored or school-related events, and Board meetings, to the extent allowed by law. The Board sha sue written authorization to approved employees and official ticipation in this safety program is strictly voluntary and is no quirement of any position as an employee or elected official District.	school at all is- s. Par- t a re-
Revocation	The Board or its designee may revoke such authorization at time. The authorization to possess certain firearms on school erty, at school-sponsored or school-related events, and at B meetings shall be automatically revoked if an employee or of placed on administrative leave, resigns, is nonrenewed, is te nated, or no longer serves the District in an official capacity.	ol prop- oard fficial is
Handgun Licensees	Only a District employee or official who maintains a current I to carry a handgun issued by the State of Texas, in accordan with state law, shall be eligible for authorization to possess a arm on District property.	nce
	A District employee or official who is a handgun license hold who has not been specifically authorized by Board action un this policy shall not be permitted to possess a firearm on sch property except in accordance with the limited provisions of DH(LOCAL).	lder
Training	Each District employee or official who is authorized to posse firearm on District property shall be provided additional train crisis intervention, management of hostage situations, and c topics as the Board may determine necessary or appropriate	ing in other
Permitted Ammunition	Only District-approved ammunition shall be permitted in firea authorized to be on District property.	arms
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TRANSPORTATION MANAGEMENT STUDENT TRANSPORTATION

Hazardous Traffic Conditions and High-Risk Areas If the District applies for the additional transportation allotment provided by the state for students who live within two miles of a school campus, the Board shall adopt a resolution to identify hazardous traffic conditions or areas presenting a high risk of violence within two miles of the school campus. The resolution shall include the specific hazardous or high-risk areas in which transportation shall be provided, and the District shall publish the locations of these routes. The Board shall adopt a revised resolution when necessary to accurately reflect changes to the conditions or areas.

Wylie ISD-Taylor County 221912		
FOOD SERVICES MAN	AGEMENT CO (LOCAL)	
Food Donations	The Superintendent shall be authorized to develop regulations for campuses to donate food in accordance with law.	
Meal Charges State Law	As established by regarding the Board, use of a student with an exhausted or insufficient balance on his or her prepaid meal card or meal account shall be allowed to continue to purchase meals for up to a total of \$6. The Superintendent shall develop administrative to purchase meals served at school. The regulations for this grace period to shall address:	
	1. The District's processes for parent notification length of the grace period-during the grace periodwhich a student may con- tinue to purchase meals with a meal card or account that is exhausted or insufficient; and	
	 Parent notification in the event of an exhausted card or ac- count, including a schedule for repayment; and- 	
	1. Whether the student will be limited to certain foods or bever- ages 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 in connection with meals purchased during the grace period.	
Federal Law	For each campus that participates in the federal school breakfast- with an exhausted card 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 stu- dent; and	
	How the District will attempt to collect unpaid debt in order to main- tain the financial integrity of the food service account.	

TERMINATION OF EMPLOYMENT

Board's Designee for Certain Termination Actions	per the	The Superintendent shall serve as the Board's designee to sus- pend a contract employee without pay, provide written notice that the person's contract is void, and terminate employment as soon as practicable when the District:	
	1.	Receives notice that an individual's certificate has been re- voked by the State Board for Educator Certification (SBEC) for reasons that require immediate action by the District; or	
	2.	Becomes aware that a contract employee has been convicted of or has received deferred adjudication for a felony offense.	
	[Se	e also DFAA, DFBA, and DFCA, as appropriate.]	

EMPLOYEE STANDARDS OF CONDUCT

	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 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-restrictedillegal knife, club, or prohibited weapon, as de- fined at FNCG, on District property at all times.			
Exceptions	No violation of this policy occurs when:			
	 Use or possession of a firearm by a specific employee is au- thorized by Board action. [See CKC] 			
	 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 Medi a	Electronic media includes all forms of social media, such as text messaging, instant messaging, electronic mail (e-mail), web logs (blogs), electronic forums (chat rooms), video-sharing websites, editorial comments posted on the Internet, and social network sites. Electronic media also includes all forms of telecommunica- tion, such as landlines, cell phones, and web-based applications.			
Use with Students	Aln accordance with administrative regulations, a certified employee, or 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, media to			

EMPLOYEE STANDARDS OF CONDUCT

communicate with currently enrolled students only about matters within the scope of the employee's professional responsibilities. All other employees are prohibited from using electronic media to communicate directly with students who are currently enrolled in the District. The regulations shall address:

Unless an exception has been made in accordance with the employee handbook or other administrative regulations, an employee shall not use a personal electronic communication platform, application, 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 currently enrolled in the District. The employee handbook or other administrative regulations shall further detail:

- 1. Exceptions for family and social relationships;
- The circumstances under which an employee may use text messaging to communicate with individual students or student groups;; and
- 2. Hours of the day during which electronic communication is discouraged or prohibited; and
- 3. Other matters deemed appropriate by the Superintendent or designee.

In accordance with ethical standards applicable to all District employees [see DH(EXHIBIT)], an employee shall be prohibited from using electronic communications in a manner that constitutes prohibited harassment or abuse of a District student; adversely affects the student's learning, mental health, or safety; includes threats of violence against the student; reveals confidential information about the student; or constitutes an inappropriate communication with a student, as described in the Educators' Code of Ethics.

An employee shall have no expectation of privacy in electronic communications with students. Each employee shall comply with the District's requirements for records retention and destruction to the extent those requirements apply to electronic communication.media. [See CPC]

Personal Use All employeesAn employee shall be held to the same professional standards in theirhis or her public use of electronic communicationmedia as for any other public conduct. If an employee's use of electronic communicationmedia violates state or federal law or District policy, or interferes with the employee's ability to effectively perform his or her job duties, the employee is subject to disciplinary action, up to and including termination of employment.

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221912 EMPLOYEE STANDARDS OF CONDUCT		
Reporting Improper Communication	In accordance with administrative regulations, an employee shall notify his or her supervisor when a student engages in improper electronic communication with the employee.	
Disclosing Personal Information	An employee shall not be required to disclose his or her personal e-mail address or personal phone number to a student.	
Safety Requirements	Each employee shall adhere to District safety rules and regulations and shall report unsafe conditions or practices to the appropriate supervisor.	i
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.]	
	While acting in the course of employment, an employee shall not engage in prohibited harassment, including sexual harassment, of other persons, including Board members, vendors, contractors, volunteers, or parents.	
	An employee shall report child abuse or neglect as required by law. [See 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]	
	As required by law, the District shall notify the parent of a student with whom an educator is alleged to have engaged in certain mis- conduct. [See FFF]	
Tobacco and ECigarettes	An employee shall not smoke or use tobacco products or e-cigarettes on District property, in District vehicles, or at school- related 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 convict- ed for a violation of a criminal drug statute occurring in the work- place 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:	

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	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 An Notice		h employee who violates theseshall be given a copy of the Dis- 's notice regarding drug-free schools. [See DI(EXHIBIT)]
	fron tion	by of this policy, a purpose of which is to eliminate drug abuse the workplace provisions shall be subject to disciplinary sanc- s. Sanctions may include: , shall be provided to each employee the beginning of each year or upon employment.
	3.	Referral to drug and alcohol counseling or rehabilitation pro- grams;
	4.	Referral to employee assistance programs;
	5.	Termination from employment with the District; and
	6.	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	sor	employee shall notify his or her principal or immediate supervi- within three calendar days of any arrest, indictment, conviction, contest or guilty plea, or other adjudication of the employee for

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EMPLOYEE STANDARDS OF CONDUCT

any felony, any offense involving moral turpitude, and any of the other offenses as indicated below:

- 1. Crimes involving school property or funds;
- Crimes involving attempt by fraudulent or unauthorized means to obtain or alter any certificate or permit that would entitle any person to hold or obtain a position as an educator;
- 3. Crimes that occur wholly or in part on school property or at a school-sponsored activity; or
- 4. Crimes involving moral turpitude, which include:
 - Dishonesty; fraud; deceit; theft; misrepresentation;
 - Deliberate violence;
 - Base, vile, or depraved acts that are intended to arouse or gratify the sexual desire of the actor;
 - Felony possession or conspiracy to possess, or any misdemeanor or felony transfer, sale, distribution, or conspiracy to transfer, sell, or distribute any controlled substance defined in Chapter 481 of the Health and Safety Code;
 - Felony driving while intoxicated (DWI); or
 - Acts constituting abuse or neglect under the Texas Family Code.
- **Dress and Grooming** An employee's dress and grooming shall be clean, neat, in a manner appropriate for his or her assignment, and in accordance with any additional standards established by his or her supervisor and approved by the Superintendent.

SPECIAL EDUCATION VIDEO/AUDIO MONITORING

	Note:	Unless otherwise noted, the terms "video recording," "video surveillance," and "video monitoring" shall also in- clude any associated audio recordings. In addition, the term "classroom" shall also include other special educa- tion settings subject to video and audio recording re- quired by law.
	quests for special ec promote s itoring of shall not b	te student safety, the The District shall comply with re- rvideo and audio monitoring of certain self-contained ducation classrooms and settings as required by law-to student safety in those settings. Regular or continual mon- video recordings shall be prohibited. Video recordings be used for teacher evaluation or monitoring or for any other than the promotion of student safety.
		rintendent is responsible for coordinating the provision of t to campuses in compliance with the law.
		rintendent shall ensure that administrative regulations are d to implement this policy.
Requests For Following Year A parent of a student receiving special education services and whose placement for the following school yeaow@luberin\@eaelf- contained classroom eligible Notice	veillance room by t day after committee If such a t	Trustee, or staff member making a request for video sur- may request that a video camera be placed in the class- he end of the current school year or by the tenth business the student's admission, review, and dismissal (ARD) e determines the student's placement, whichever is later. under this policy shall submit the request is made, to the hall begin operation of the camera by the deadlines in
	vided by t	quests from a parent, assistant principal, -on a form pro- he District, and the principal, staff member, or the Board ubmitted and processed in accordance with the proce- aw.
Response		ed by law, the District shall provide a response to the re- ot later than the seventh business day after receipt of the
Notice	The princ campus a school ac surveillan perintend	camera is activated, the within ten District business days. ipal shall provide advance written notice to staff on the nd to parents of the students assigned to or engaging in tivities in the classroom or setting that video and audio ce will be conducted in the classroom or setting. The Su- ent shall develop administrative regulations as necessary ent these request, response, and notice provisions.

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SPECIAL EDUCATION VIDEO/AUDIO MONITC		EHBAF OCAL)
Installation and Operation	The classroom subject to the request shall begin operation of surveillance not later than the time frames required in law, ex when the District is granted an extension of time.	
	When the District has installed video cameras in a classroom other setting as required by law, the District shall operate the eras during the instructional day at all times when students a the classroom. or other setting. For purposes of this policy, th structional day shall be defined as the portion of a school day ing which instruction is taking place in the classroom or other ting.	cam- re in ne in- / dur-
	For the school year in which a campus receives a request for and audio surveillance, the campus shall continue to operat maintain any video cameras placed in the classroom or other ting for as long as the classroom or other setting continues to fy the requirements in Education Code 29.022(a). However, t campus may discontinue operation of the video camera durin year if the requestor withdraws the request in writing and no quest is submitted to continue the surveillance.	te and r set- o satis- he ng the
	Video cameras must be capable of recording video and audio areas of the classroom, including a room attached to the class used for time out as defined by law. No visual monitoring, oth than incidental coverage, or setting, except that no video sur- lance shall be conducted of the inside of a bathroom or other used for toileting or diapering a student or removing or change student's clothes.	sroom er veil- area
	The District shall post notice at the entrance to a classroom end of the setting of the setting of the setting of the setting audio surveillance is conducted in that classroom or setting.	
Retention of Recordings	Video recordings shall be retained for at least threesix month the date of the recording but may be retained for a longer per accordance with the District's records management program, required by law. [See CPC]	riod in
Confidentiality of Recordings	Video recordings made in accordance with this policy shall be fidential and shall only be accessed or viewed by the individu and in the limited circumstances permitted by law. Contractor District personnel with job duties related to the installation, or tion, or maintenance of video equipment, or the retention of v recordings, who incidentally view recordings when performing regular job duties such as ensuring the proper functioning of equipment or pulling specific footage shall not be considered lation of the confidentiality provisions.	als 's and Dera- 'ideo g the

SPECIAL EDUCATION VIDEO/AUDIO MONITORING

	The following individuals shall have authority to view video record- ings 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 for which a complaint has been reported to the District;		
	2.	Appropriate Department of Family and Protective Services (DFPS) personnel as part of an investigation of alleged abuse or neglect of a child;		
	3.	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- complaint or an investigation of an employee or a report of al- leged abuse committed by a studentincident; and		
	4.	Appropriate TEA or State Board for Educator Certification personnel or their agents as part of an investigation.		
	ber" cipa with iterr tion low sou	purposes of this policy, the term "human resource staff mem- shall include the Superintendent, a principal, an assistant prin- l or other campus administrator, and any supervisory position in the District's human resources office. If an individual listed in as 2 through 4 above believes that a recording shows a viola- of District policy or campus procedures, the individual may al- access to the recording by appropriate legal and human re- res personnel designated by the District for the purpose of ermining whether a policy or procedure has been violated.		
	sha	person who suspects that child abuse or neglect has occurred Il report this suspicion as required by law and District policy. e FFG]		
Reporting an Incident	in a duc the lege with pal the recc is fil son eo s	erson alleging that an incident, as defined by law, has occurred classroom or other setting in which video surveillance is con- ted shall file a report on the form provided by the District with principal as soon as possible after the person suspects the al- ed incident. If possible, an incident report form shall be filed in 48 hours of the facts giving rise to the allegation. The princi- shall promptly view, or direct an authorized individual to view, video surveillance footage to identify the relevant portion of the ording. No later than ten District business days after the report ed, the principal or designee shall respond by notifying the per- whether the alleged incident was recorded in the District's vid- surveillance footage and shall initiate other steps as required by District policy, or local procedures.		

SPECIAL EDUCATION VIDEO/AUDIO MONITORING

EHBAF (LOCAL)

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, including requesting an expedited review.

ACADEMIC GUIDANCE PROGRAM

Guidance and Counseling Services	The District's guidance and counseling services shall be designed primarily to provide ongoing assistance to enhance the educational development of all students and shall be included in and monitored through the District and campus planning process. [See BQ series]
Areas of Student Need	The services may assist individuals or groups of students in:
noou -	1. Improving academic achievement.
	2. Improving school attendance.
	3. Improving school attitudes.
	4. Developing self-confidence.
	5. Developing healthy interpersonal relationships.
	6. Developing life satisfaction.
	7. Obtaining information to assist in choosing a potential career.
	Guidance services shall be coordinated with the regular instruc- tional program so that they contribute to a unified educational pro- gram. Guidance services shall operate with central coordination and shall be a cooperative project of the entire professional staff. Teachers shall use opportunities in the classroom, in extracurricu- lar activities, and in contacts with parents to achieve guidance ob- jectives. Qualified counselors shall supervise the standardized test- ing program and provide personal, academic, and career guidance

to students who need such services. [See FFE]

Wylie ISD-Taylor County 221912				
ATTENDANCE COMPULSORY ATTENE	E FEA (LOCAL)			
	port	lents in violation of the compulsory attendance law shall be re- ed to the District attendance officer, who may institute court ac- as provided by law.		
Excused Absences		ddition to excused absences required by law, the District shall use absences for the following purposes.		
Higher Education Visits	stud yeai shal	District shall excuse a student for up to two days during the ent's junior year and up to two days during the student's senior to visit an accredited institution of higher education. A student be required to submit verification of such visits in accordance administrative regulations.		
Armed Services Enlistment	to fo enlis tiona	District shall excuse a student 17 years of age or older for up our days during a school year for activities related to pursuing stment in a branch of the U.S. Armed Services or Texas Na- al Guard. A student shall be required to submit verification of a activities in accordance with administrative regulations.		
Early Voting or Election Clerk	yeaı requ	District shall excuse a student for up to two days per school to serve as an early voting or election clerk. A student shall be irred to submit verification of service in accordance with admin- tive regulations.		
	[For	extracurricular activity absences, see FM.]		
Withdrawal for Nonattendance		District may initiate withdrawal of a student under the age of or nonattendance under the following conditions:		
	1.	The student has been absent ten consecutive school days; and		
	2.	Repeated efforts by the attendance officer and/or principal to locate the student have been unsuccessful.		
	-	District-initiated withdrawal of students 19 or older, see (LEGAL).]		
Students Attending Homeschools	Students who are homeschooled are exempt from the compulsory attendance law to the same extent as students enrolled in other private schools.			
	Adequate documentation of homeschooling for withdrawal shall consist of either a statement of withdrawal in accordance with FD(LOCAL) indicating the date homeschooling began, or a signed and dated letter from a parent or guardian indicating that his or he child is being homeschooled and the date the homeschooling be- gan.			
		District may request from a parent or guardian a letter of as- nce that a child is being educated using a curriculum designed		
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ATTENDANCE COMPULSORY ATTENDANCE

FEA (LOCAL)

to meet basic education goals of reading, spelling, grammar, mathematics, and a study of good citizenship.

Enforcing If a parent or guardian refuses to submit a requested statement or Compulsory Attendance If the District has evidence that a school-aged child is not being homeschooled within legal requirements, the District may investigate further and, if warranted, shall pursue legal action to enforce the compulsory attendance law.

ADOPTED: ADOPTED:

Wylie ISD-Taylor County 221912					
WELLNESS AND HEALTH SERVICES FI PHYSICAL EXAMINATIONS (LOC					
UIL Participation	A student desiring to participate in the UIL athletic program sha submit annually a statement from a healthcare provider autho- ized under UIL rules indicating that the student has been exam and is physically able to participate in the athletic program.	or-			
Additional Screening	The District may provide additional screening as District and comunity resources permit.)m-			
Referrals	Parents of students identified through any screening programs needing treatment or further examination shall be advised of th need and referred to appropriate health agencies.				
Notice of Lice	A school nurse or administrator who discovers or becomes awa that a child enrolled in a District elementary school has lice sha provide written or electronic notice to parents within the time frames prescribed in law.				

STUDENT WELFARE STUDENT SAFETY

FFF (LOCAL)

The District shall notify a parent of a student with whom an educator is alleged to have engaged in misconduct, informing the parent:

- 1. As soon as feasible that the alleged misconduct may have occurred;
- Whether the educator was terminated following an investigation of the alleged misconduct or resigned before completion of the investigation; and
- 3. Whether a report was submitted to the State Board for Educator Certification (SBEC) concerning the alleged misconduct.

For purposes of this policy, misconduct is defined as an educator's alleged abuse or commission of an otherwise unlawful act with the student or involvement in a romantic relationship, or soliciting or engaging in sexual contact with the student.

[See also FFG for reporting requirements related to child abuse and FFH for parental notification requirements regarding prohibited conduct as defined by that policy.]

STUDENT WELFARE FREEDOM FROM BULLYING

	Note:	This policy addresses bullying of District students. For purposes of this policy, the term bullying includes cyber-bullying.
		For provisions regarding discrimination and harassment involving District students, see FFH. Note that FFI shall be used in conjunction with FFH for certain prohibited conduct. For reporting requirements related to child abuse and neglect, see FFG.
	Note:	This policy addresses bullying of District students. For provisions regarding discrimination and harassment in- volving District students, see FFH. Note that FFI shall be used in conjunction with FFH for certain prohibited con- duct. For reporting requirements related to child abuse and neglect, see FFG.
Bullying Prohibited	by state	trict prohibits bullying, including cyberbullying, as defined law <mark>this policy</mark> . Retaliation against anyone involved in the nt process is a violation of District policy and is prohibited.
Definition	written o or physi sponsor	occurs when a student or group of students engages in or verbal expression, expression through electronic means, cal conduct that occurs on school property, at a school- red or school-related activity, or in a vehicle operated by the and that:
	stu in i	s the effect or will have the effect of physically harming a ident, damaging a student's property, or placing a student reasonable fear of harm to the student's person or of dam- e to the student's property; or
	the	sufficiently severe, persistent, and pervasive enough that action or threat creates an intimidating, threatening, or usive educational environment for a student.
	This cor	nduct is considered bullying if it:
	tor	ploits an imbalance of power between the student perpetra- and the student victim through written or verbal expression physical conduct; and
		erferes with a student's education or substantially disrupts operation of a school.
Examples		of a student could occur by physical contact or through ic means and may include hazing, threats, taunting, teas-

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STUDENT WELFARE FREEDOM FROM BULL	.YING (LOCAL)
	ing, confinement, assault, demands for money, destruction of prop- erty, theft of valued possessions, name calling, rumor spreading, or ostracism.
Retaliation	The District prohibits retaliation by a student or District employee against any person who in good faith makes a report of bullying, serves as a witness, or participates in an investigation.
Examples	Examples of retaliation may include threats, rumor spreading, os- tracism, assault, destruction of property, unjustified punishments, or unwarranted grade reductions. Unlawful retaliation does not in- clude petty slights or annoyances.
False Claim	A student who intentionally makes a false claim, offers false state- ments, or refuses to cooperate with a District investigation regard- ing bullying shall be subject to appropriate disciplinary action.
Timely Reporting	Reports of bullying shall be made as soon as possible after the al- leged act or knowledge of the alleged act. A failure to immediately report may impair the District's ability to investigate and address the prohibited conduct.
Reporting Procedures Student Report	To obtain assistance and intervention, any student who believes that he or she has experienced bullying or believes that another student has experienced bullying should immediately report the al- leged acts to a teacher, school counselor, principal, or other District employee. The Superintendent shall develop procedures allowing a student to anonymously report an alleged incident of bullying.
Employee Report	Any District employee who suspects or receives notice that a stu- dent or group of students has or may have experienced bullying shall immediately notify the principal or designee.
Report Format	A report may be made orally or in writing. The principal or designee shall reduce any oral reports to written form.
Notice of Report	When an allegation of bullying is reported, the principal or de- signee shall notify a parent of the alleged victim on or before the third business day after the incident is reported. The principal or designee shall also notify a parent of the student alleged to have engaged in the conduct within a reasonable amount of time after the incident is reported.
Prohibited Conduct	The principal or designee shall determine whether the allegations in the report, if proven, would constitute prohibited conduct as de- fined by policy FFH, including dating violence and harassment or discrimination on the basis of race, color, religion, sex, gender, na- tional origin, or disability. If so, the District shall proceed under pol- icy FFH. If the allegations could constitute both prohibited conduct

Wylie ISD-Taylor County 221912	,	
STUDENT WELFARE FFI FREEDOM FROM BULLYING (LOCAL)		
	and bullying, the investigation under FFH shall include a determi- nation on each type of conduct.	
Investigation of Report	The principal or designee shall conduct an appropriate investiga- tion based on the allegations in the report. The principal or de- signee shall promptly take interim action calculated to prevent bul- lying during the course of an investigation, if appropriate.	
Concluding the Investigation	Absent extenuating circumstances, the investigation should be completed within ten District business days from the date of the ini- tial report alleging bullying; however, the principal or designee shall take additional time if necessary to complete a thorough investiga- tion.	
	The principal or designee shall prepare a final, written report of the investigation. The report shall include a determination of whether bullying occurred, and if so, whether the victim used reasonable self-defense. A copy of the report shall be sent to the Superintendent or designee.	
Notice to Parents	If an incident of bullying is confirmed, the principal or designee shall promptly notify the parents of the victim and of the student who engaged in bullying.	
District Action Bullying	If the results of an investigation indicate that bullying occurred, the District shall promptly respond by taking appropriate disciplinary action in accordance with the District's Student Code of Conduct and may take corrective action reasonably calculated to address the conduct. The District may notify law enforcement in certain circumstances.	
Discipline	A student who is a victim of bullying and who used reasonable self- defense in response to the bullying shall not be subject to discipli- nary action.	
	The discipline of a student with a disability is subject to applicable state and federal law in addition to the Student Code of Conduct.	
Corrective Action	Examples of corrective action may include a training program for the individuals involved in the complaint, a comprehensive educa- tion program for the school community, follow-up inquiries to deter- mine whetherif any new incidents or any instances of retaliation have occurred, involving parents and students in efforts to identify problems and improve the school climate, increasing staff monitor- ing of areas where bullying has occurred, and reaffirming the Dis- trict's policy against bullying.	
Transfers	The principal or designee shall refer to FDB for transfer provisions.	
Counseling		

Wylie ISD-Taylor County 221912		
STUDENT WELFARE FREEDOM FROM BULLYING (L		FFI OCAL)
	The principal or designee shall notify the victim, the student we engaged in bullying, and any students who witnessed the bull of available counseling options.	
Improper Conduct	If the investigation reveals improper conduct that did not rise level of prohibited conduct or bullying, the District may take a in accordance with the Student Code of Conduct or any other propriate corrective action.	ction
Confidentiality	To the greatest extent possible, the District shall respect the p vacy of the complainant, persons against whom a report is file and witnesses. Limited disclosures may be necessary in order conduct a thorough investigation.	ed,
Appeal	A student who is dissatisfied with the outcome of the investigation may appeal through FNG(LOCAL), beginning at the appropriate level.	
Records Retention	Retention of records shall be in accordance with CPC(LOCAL	_).
Access to Policy and Procedures	This policy and any accompanying procedures shall be distributed annually in the employee and student handbooks. Copies of the policy and procedures shall be posted on the District's website site, to the extent practicable, and shall be readily available are campus and the District's administrative offices.	the e Web

INFORMATION ACCESS REQUESTS FOR INFORMATION GBAA (LOCAL)

CHARGINGCHARGING FOR PERSONNEL TIMEPERSONNEL TIME As authorized by lawAfter personnel of the District collectively have spent 36 hours of time producing public information for a requestor during the District's fiscal year, the District shall charge athe requestor for any additional personnel time spent producing information for the requestor after personnel of the District have collectively spent:

1. 36 hours of time during the District's fiscal year; or

15 hours of time during a one-month period. , in accordance with law.

COMMUNITY RELATIONS CONDUCT ON SCHOOL PREMISES

	Campus Principals and District administrators, as well asother des- ignated employees are authorized to:
	2. Refuse entry onto school resource officers and District police officers if applicable, may refuse to allow agrounds to persons who do not have legitimate business at the school;
	3.1. Request any unauthorized person to enter or may eject aany person from property under the District's controlengaging in accordance with law.unacceptable conduct to leave the school grounds;
	4. District personnel may request Request assistance fromof law enforcement officers in ancases of emergency or when a per- son is engaging in behavior rising to the level of criminal con- duct; and
	5.2. Seek prosecution for violations of law as permitted by statute.
Off-Campus Activities	Employees shall be designated to ensure appropriate conduct of participants and others attending a school-related activity at non-District or out-of-District facilities. Those so designated shall coordinate their efforts with persons in charge of the facilities.
Prohibitions Tobacco and E-Cigarettes	The District prohibits smoking and the use of tobacco products and e-cigarettes on District property, in District vehicles, or at school-re- lated activities.
Weapons	The District prohibits the unlawful use, possession, or display of any firearm, location-restricted illegal knife, club, or prohibited weapon, as defined at FNCG, on all District property at all times.
Exceptions	No violation of this policy occurs when:
Exception	1. A Texas handgun license holder stores a handgun or other firearm in a locked vehicle in a parking lot, parking garage, or other parking area owned or provided by the District, as long as the handgun or other firearm is not loaded 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 supervised by proper authorities. [See FOD]

COMMUNITY RELATIONS VISITORS TO THE SCHOOLS

GKC (LOCAL)

	Prominent notices shall be posted at each campus requiring all vis- itors to first report to the campus mainadministrative office. This shall apply to parents, Board members, volunteers, social service workers, invited speakers, maintenance and repair persons not employed by the District, vendors, representatives of the news me- dia, former students, and any other visitors.
Registered Sex OffenderOffenders on a School CampusDistrict Premises	Visits to individual classrooms during instructional time shall be permitted only with the principal's and teacher's approval, and such visits shall not be permitted if their duration or frequency interferes with the delivery of instruction or disrupts the normal classroom- school environment.
	[See BBE(LOCAL) for visits to District facilities by Board mem- bers.]
	The Superintendent and, working with campus administrators, shall develop and implement procedures regarding a campus visitor visitors who is registered are identified as a sex offender offenders. These procedures shall address:
	1. Parental rights;
	2. Escort by District personnel;
	3. Access to common areas of the campus;
	4. Access to classrooms;

- 5. Drop off and release of students;
- 6. Eligibility to serve as volunteers; and
- 7. Any other relevant issues.

COMMUNITY RELATIONS BUSINESS, CIVIC, AND YOUTH GROUPS

A campus principal shall have the authority to offer a representative of a patriotic society an opportunity to speak to students during regular school hours about membership in the society.

The principal shall have discretion over the date and time of such visits and is authorized to limit this opportunity to a single school day and to limit a presentation by a patriotic society to ten minutes in length.

[For more information about patriotic societies, see GKD(LEGAL).]