

(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 (annotated in PDF; omitted in Word)

Annotations are shown as follows.

- Deletions are shown in a red strike-through font: deleted text.
- Additions are shown in a blue, bold font: new text.
- Blocks of text that have been *moved* without alteration are shown in green, with double underline and double strike-through formatting to distinguish the text's destination from its origin: <u>moved text</u> becomes <u>moved text</u>.
- *Revision bars* appear in the right margin, as above.
- **Note:** While the annotation software competently identifies simple changes, large or complicated changes—as in an extensive rewrite—may be more difficult to follow. In addition, TASB's recent changes to the policy templates to facilitate accessibility sometimes makes formatting changes appear tracked, even though the text remains the same.

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

Contact:	School Districts and Education Service Centers	Community Colleges		
	policy.service@tasb.org	colleges@tasb.org		
	800.580.7529 512.467.0222	800.580.1488 512.467.3689		

Coppell ISD 057922		
ACCOUNTING CF ACTIVITY FUNDS MANAGEMENT (LOCAL		
Fiduciary Responsibility	The Superintendent, principal, and sponsor, as applicable, shall be responsible for the proper administration of District and campus activity funds and student activity funds in accordance with state law and local policy, District-approved accounting practices and procedures, and the Texas Education Agency (TEA) <i>Financial Accountability System Resource Guide</i> .	
Student Activity Funds	The Superintendent or designee shall ensure that student activity accounts are maintained to manage all class funds, organization funds, and any other funds raised and collected by student clubs or organizationsfrom students for a school-related purpose. The principal or designee shall issue receipts for all funds prior to their deposit into the appropriate District account at the District depository.	
	Student activity funds shall be included in the annual audit of the District's fiscal accounts. [See CFC]	
Use and Expenditure	Funds collected by student groups shall be used only for purposes authorized by the student club or organization. or upon approval of the sponsor. The principal and sponsoror designee shall manage and approve all disbursements. All funds raised by student organi- zations must be expended for the benefit of the students.	
District and Campus Activity Funds	The Superintendent shall ensure District accounting practices and procedures addressestablish regulations governing the expendi- ture of District and campus activity funds generated from vending machines, rentals, gate receipts, concessions, and other local sources of revenue over which the District has direct control. Funds generated from such sources shall be expended for the benefit of the District or its students and shall be related to the Dis- trict's educational purpose.	
Approval	Approval from the immediate supervisor or designee shall be ob- tained prior to a disbursement being made to any employee, in- cluding the principal.	
Fund Balance	For GASB 54 purposes, each campus activity fund balance shall be classified as a special revenue committed fund balance.	
Carryover Funds	All funds shall be left in the appropriate account and each sponsor- ing group shall retain the carryover funds for the next fiscal year. If a club or an organization ceases to function or exist, the unex- pended funds of the organization shall be credited to the appropri- ate administrative activity account.	

057922				
TECHNOLOGY RESOURCES CYBERSECURITY (LC				
Plan	The District shall develop a cybersecurity plan to secure the Dis- trict's cyberinfrastructure against a cyberattack or any other cyber- security incidents, determine cybersecurity risk, and implement ap- propriate mitigation planning.			
Coordinator	The Superintendent shall designate a cybersecurity coordinator. The cybersecurity coordinator shall serve as the liaison between the District and the Texas Education Agency (TEA) in cybersecurity matters and as required by law report to TEA breaches of system security.			
Training	he Board delegates to the Superintendent the authority to:			
	. Determine the cybersecurity training program to be used i the District; annually completed by each employee and Bo member; and			
	 Verify and report compliance with staff training requirement in accordance with guidance from the Department of Information Resources; and 			
	.3. Remove access to the District's computer systems and da bases for noncompliance with training requirements as ap priate.			
	The District shall complete periodic audits to ensure compliance vith the cybersecurity training requirements.	е		
Security Breach Notifications	Upon discovering or receiving notification of a breach of system se- curity, the District shall disclose the breach to affected persons or entities in accordance with the time frames established by law. The District shall give notice by using one or more of the following methods:			
	. Written notice.			
	 Email, if the District has email addresses for the affected p sons. 	oer-		
	. Conspicuous posting on the District's websites.			
	. Publication through broadcast media.			
	The District District's cybersecurity coordinator shall disclose a			

breach involving sensitive, protected, or confidential student information as required byto TEA and parents in accordance with law.

TERMINATION OF EMPLOYMENT
RESIGNATION

General Requirements	All resignations shall be submitted in writing to the Superintendent or other person designated by Board action in accordance with this policydesignee. The employee shall give reasonable notice and shall include in the letter a statement of the reasons for resigning. A prepaid certified or registered letter of resignation shall be consid- ered submitted upon mailing.
At-Will Employees	The Superintendent or designee shall be authorized to accept the resignation of an at-will employee at any time. The Superintendent may delegate to other administrators the authority to accept a resignation of an at-will employee.
Contract Employees	The Superintendent or other person designated by Board actionde- signee shall be authorized to receive a contract employee's resig- nation effective at the end of the school year or submitted after the last day of the school year and before the penalty-free resignation date. If an employee provides a resignation to a supervisor who has not been designated by the Board to accept resignations, the supervisor shall instruct the employee to submit the resignation to the Superintendent or other person designated by Board action. The resignation requires no further action by the District and is ac- cepted upon receipt by the Superintendent or other person desig- nated by Board action.
	The Superintendent or other person designated by Board action shall be authorized to accept a contract employee's resignation submitted or effective at any other time. If an employee provides a resignation to a supervisor who has not been designated by the Board to accept resignations, the supervisor shall instruct the em- ployee to submit the resignation to the Superintendent or other per- son designated by Board action. The Superintendent or other per- son designated by Board action The Superintendent or other Board designee shall either accept the resignation or submit the matter to the Board in order to pursue sanctions allowed by law.
Withdrawal of Resignation	Once submitted and accepted, the resignation of a contract employee may not be withdrawn without consent of the Board.

PERSONNEL POSITIONS

Principal Qualifications	In addition to the minimal certification requirement, athe principal shall have at least:		
	1.	Working knowledge of curriculum and instruction;	
	2.	The ability to evaluate instructional program and teaching ef- fectiveness;	
	3.	The ability to manage budgetsbudget and personnel and to coordinate campus functions;	
	4.	The ability to explain policy, procedures, and data;	
	5.	Strong communications, public relations, and interpersonal skills;	
	6.	Prior experience in instructional leadership roles; and	
	1.	Other qualifications deemed necessary by the Board and in- cluded in the job description.	
School Counselors	of th	ccordance with law, a school counselor shall spend 80 percent ne counselor's work time on duties that are components of a nprehensive school counseling program (CSCP). [See FFEA]	
	7.	If the Board approves a determination by the administration that due to District or campus staffing needs or other reasons a school counselor is prevented from spending 80 percent of the counselor's work time on duties that are components of a CSCP, the Board shall direct the Superintendent to develop a revised job description for the school counselor that ad- dresses the percentage of the school counselor's time that shall be spent on duties related to the components of a CSCP and the duties the school counselor is expected to perform in the remaining work time. The Superintendent shall report to the Board regarding adjustments to a school counselor's duties under this provision.	

BASIC INSTRUCTIONAL PROGRAM REQUIRED INSTRUCTION (ALL LEVELS)

Human Sexuality Instruction		The following process shall apply regarding the adoption of curricu- lum materials for the district's human sexuality instruction:		
1. 2.	1.	The Board shall adopt a resolution convening the District's school health advisory council (SHAC) to recommend curriculum materials for the instruction.		
	2.	The SHAC shall hold at least two public meetings on the cur- riculum materials before adopting recommendations to pre- sent to the Board.		
	3.	The SHAC recommendations must comply with the instruc- tional content requirements in law, be suitable for the subject and grade level for which the materials are intended, and be reviewed by academic experts in the subject and grade level for which the materials are intended.		
	4.	The SHAC shall present its recommendations to the Board at a public meeting.		
	5.	After the Board ensures the recommendations from the SHAC meet the standards in law, the Board shall take action on the recommendations by a record vote at a public meeting.		

SPECIAL PROGRAMS COMPENSATORY/ACCELERATED SERVICES

	Each student Students at all grade levels who hashave been iden- tified as being at risk of dropping out of school, who isare not per- forming at grade level, or who did not perform satisfactorily on a state-mandated assessment, shall be provided accelerated and/or compensatory educational services.
Accelerated Instruction	The District shall provide accelerated instruction in accordance with law if a student fails to perform satisfactorily-based on a state- mandated needs assessment. The principal shall ensure that each identified student is receiving services.
Accelerated Learning Committee	When a student fails to perform satisfactorily on a math or reading state-mandated assessment in grades 3, 5, or 8, an accelerated learning committee shall develop a written educational plan in ac- cordance with law. If a parent requests that the student be as- signed to a particular teacher the following school year, the request shall be addressed in accordance with the District's administrative procedures.
	A parent complaint about the content or implementation of the edu- cational plan shall be filed in accordance with FNG. The services provided each student shall be consistent with the goals and strat- egies established in the District and campus improvement plans and shall be reviewed for effectiveness at the close of each grading period. Parents shall be encouraged to participate in the planning of educational services for their child and shall be kept informed re- garding the child's progress toward educational goals.
	Parents of students who are not successful in meeting require- ments for promotion shall be informed of any available options, such as an extended year program or summer school.
	[See EIE]

EHBC (LOCAL)

UPDATE 11895 EIE(LOCAL)-X

ACADEMIC ACHIEVEMENT RETENTION AND PROMOTION

Curriculum Mastery	tery Promotion and course credit shall be based on mastery of the curriculum. Expectations and standards for promotion shall b established for each grade level, content area, and course ar shall be coordinated with compensatory, intensive, and/or accelerated services. [See EHBC]- The District shall comply applicable state and federal requirements when determining methods for students with disabilities [see FB] or students when the english language learners [see EHBE and EKBA] to demons mastery of the curriculum.			
Students Receiving Special Education Services	Any modified promotion standards for a student receiving special education services shall be determined by the student's admissi review, and dismissal (ARD) committee and documented in the student's individualized education program (IEP). [See EHBA se ries and EKB]			
Standards for Mastery	In addition to the factors in law that must be considered for promo- tion, mastery shall be determined as follows:			
	 Course assignments and unit evaluation shall be used to de- termine student grades in a subject. An average of 70 or higher shall be considered a passing grade. 			
	2. Mastery of the skills necessary for success at the next level shall be validated by assessments that may either be incorporated into unit or final exams or may be administered separately. Mastery of at least 70 percent of the objectives shall be required.			
Kindergarten– Grade 3	In kindergarten through grade 3, promotion to the next grade level shall be based upon the student's performance on assessment in- struments and determined by the parent, teacher, and administra- tor in accordance with standards designated in administrative regu- lations.			
Grades 4–5	In grades 4–5, promotion to the next grade level shall be based on an overall average of 70 based upon course-level, grade-level standards (essential knowledge and skills) for language arts, math- ematics, social studies, and science and a grade of 70 or above in language arts and mathematics.			
Grades 6–8	In grades 6–8, promotion to the next grade level shall be based on an overall average of 70 based upon course-level, grade-level standards (essential knowledge and skills) for all subject areas and a grade of 70 or above in three of the following areas: language arts, mathematics, social studies, and science.			
Grades 9–12	Grade-level advancement for students in grades 9–12 shall be earned by course credits. [See EI]			
DATE ISSUED: 10/21/2021 9/26/2012	ADOPTED: 1 of	3		

Coppell ISD 057922		
ACADEMIC ACHIEVEMENT EI RETENTION AND PROMOTION (LOCAI		
Accelerated Instruction	If a student fails to demonstrate proficiency on a state-mandated assessment, the student shall be provided accelerated instruction in accordance with state law. Additionally, students in grades 5 and 8 shall be subject to all provisions of GRADE ADVANCEMENT TESTING, below.	
Grade Advancement Testing	Except when a student will be assessed in reading or mathematics above his or her enrolled grade level, students in grades 5 and 8 must meet the passing standard on the applicable state-mandated assessments in reading and mathematics to be promoted to the next grade level, in addition to the District's local standards for mastery and promotion.	
Definition of 'Parent'	For purposes of this policy and decisions related to grade advance- ment requirements, a student's "parent" shall be defined to include either of the student's parents or guardians; a person designated by the parent, by means of a power of attorney or an authorization agreement as provided in Chapter 34 of the Family Code, to have responsibility for the student in all school-related matters [see FD]; a surrogate parent acting on behalf of a student with a disability; a person designated by the parent or guardian to serve on the grade placement committee (GPC) for all purposes; or in the event that a parent, guardian, or designee cannot be located, a person desig- nated by the Superintendent or designee to act on behalf of the student. [See EIE(LEGAL)]	
Alternate Assessment Instrument	The Superintendent or designee shall select from the state-ap- proved list, if available, for each applicable subject an alternate as- sessment instrument that may be used for the third testing oppor- tunity. Each student's GPC shall decide whether he or she shall be given the statewide assessment instrument or the applicable alter- nate instrument for the third testing opportunity. The committee's decision shall be based on a review of the student's performance in the previous testing opportunities, local assessments, and any other circumstances it deems appropriate.	
Standards for Promotion-Upon Appeal	 If a parent initiates an appeal of his or her child's retention following the student's failure to demonstrate proficiency after the third testing opportunity, the GPC shall review all facts and circumstances in accordance with law. The student shall not be promoted unless: All members of the GPC agree that the student is likely to perform on grade level if given additional accelerated instruction during the following school year in accordance with the educational plan developed by the GPC; and 	

ACADEMIC ACHIEVEMENT RETENTION AND PROMOTION

	 The student has completed required accelerated instruction in the subject area for which the student failed to demonstrate proficiency. 			
	Whether the GPC decides to promote or to retain a student in this manner, the committee shall determine an accelerated instruction plan for the student for the following school year, providing for interim reports to the student's parent and opportunities for the parent to consult with the teacher or principal as needed. The principal or designee shall monitor the student's progress during the following school year to ensure that he or she is progressing in accordance with the plan.			
Transfer Students	When a student transfers into the District having failed to demon- strate proficiency on applicable assessment instruments after two testing opportunities, a GPC shall convene for that student. The GPC shall review any available records of decisions regarding test- ing and accelerated instruction from the previous district and deter- mine an accelerated instruction plan for the student.			
	If a parent initiates an appeal for promotion when a student trans- fers into the District having failed to demonstrate proficiency after three testing opportunities, the GPC shall review any available rec- ords of decisions regarding testing, accelerated instruction, reten- tion, or promotion from the previous district and issue a decision in accordance with the District's standards for promotion.			
Assignment of Retained Students	In the event a student is not promoted to the next grade level, the District shall nevertheless assign the student to an age-appropriate campus, unless:			
	 The student's parent requests that the student be assigned to the same or a similar campus setting; or 			
	2. The student's GPC determines that it would be in the stu- dent's best interest to be assigned to the same or a similar campus setting. Criteria to be considered for this decision may include:			
	a. Recommendations from the student's teachers.			
	 Observed social and emotional development of the stu- dent. 			
Reducing Student Retention	The District shall establish procedures designed to reduce retain- ing students at a grade level, with the ultimate goal being elimina- tion of the practice of retaining students. [See EHBC]			

ADOPTED: ADOPTED:

ADMISSIONS SCHOOL SAFETY TRANSFERS

Safe Schools Data	The Superintendent shall ensure that the District complies with Texas Education Agency (TEA) guidelines for the collection and maintenance of data regarding:				
	• •		datory expellable offenses committed at school or at a ol-related or school-sponsored activity, on or off school erty [see FOD]; and		
	2.	Any student who becomes a victim of one of the following vio- lent criminal offenses, as defined by the Penal Code, while on the premises of the school the student attends or while at- tending a school-sponsored or school-related activity, on or off school property:			
		a.	Attempted murder;		
		b.	Indecency with a child;		
		C.	Aggravated kidnapping;		
		d.	Aggravated assault on someone other than a District employee or volunteer;		
		e.	Sexual assault or aggravated sexual assault against someone other than a District employee or volunteer;		
		f.	Aggravated robbery; or		
		g.	Continuous sexual abuse of a young child or disabled in- dividual children.		
School Safety Transfers	The parent of a student who becomes a victim of a violent crimina offense as described in the state guidance for unsafe school choir options or who is assigned to a campus identified by TEA as per- sistently dangerous shall be offered a transfer to a safe public or charter school within the District.				
	For each transfer requested, the District shall explore transfer op- tions, as appropriate. Options may include a transfer agreement with another school district.				
From a Persistently Dangerous School	The parent of a student attending a school identified as persisten dangerous shall be provided notification of his or her right to re- quest a transfer. Notification shall occur at least 14 days prior to the start of the school year or, for a student enrolling subsequent upon the student's enrollment.				
	The parent must submit to the Superintendent an application for transfer. The Superintendent shall complete the transfer prior to the beginning of the school year, if applicable, or within 14 calendar days of the request for a subsequently enrolling student.				

ADMISSIONS SCHOOL SAFETY TRANSFERS

	Any transfer arranged for a student from a campus identified by TEA as persistently dangerous shall be renewed so long as the campus from which the student transferred retains that designa- tion.
	The District shall maintain, in accordance with the District's record retention schedule, documentation of notification to parents of the transfer option, transfer applications submitted, and action taken.
For a Victim of a Violent Criminal Offense	Within 14 calendar days after a violent criminal offense described above occurs in or on the premises of the school the student at- tends or while attending a school-sponsored or school-related ac- tivity, on or off school property, the District shall notify the parent of a student who is a victim of the offense of the parent's right to re- quest a transfer. The parent must submit to the Superintendent an application for transfer. The Superintendent shall approve or disap- prove the request within 14 calendar days of its submission.
	Any transfer arranged for a student who was a victim of a violent crime as described above shall be renewed so long as the threat to the student exists at the campus to which the student would typi- cally be assigned.
	For each offense, the District shall maintain for at least five years documentation of the nature and date of the offense, notification to the parent of the transfer option, transfer applications submitted, action taken, and other relevant information regarding the offense.
Additional Transfer Options	In circumstances described by Education Code 25.0341, a parent of a student who has been the victim of a sexual assault, regard- less of whether the offense occurred on or off school property, may request a transfer of the parent's child or the student assailant from the same campus.
	[For other transfer provisions, see also FDA and FDB.]

Coppell ISD 057922				
ATTENDANCE FE COMPULSORY ATTENDANCE (LOCA				
	Students in violation of the compulsory attendance law shall be re- ported to the District attendance officer, who may institute court action as provided by law.			
Excused Absences	In addition to excused absences required by law, the District sha excuse absences for the following purposes. A student shall be required to submit verification of these absences in accordance with administrative regulations.	e-		
Higher Education Visits	The District shall excuse a student for up to two days during the student's junior year and up to two days during the student's sen year to visit an accredited institution of higher education. A stude shall be required to submit verification of such visits in accordance with administrative regulations.	nt		
Armed Services Enlistment	The District shall excuse a student 17 years of age or older for up to four days during his or her enrollment in high school for activiti related to pursuing enlistment in a branch of the U.S. Armed Ser- vices or Texas National Guard. A student shall be required to sub mit verification of such activities in accordance with administrative regulations.	ies -)-		
Early Voting or Election Clerk	The District shall excuse a student for up to two days per school year to serve as an early voting or election clerk. A student shall required to submit verification of service in accordance with admistrative regulations.	be		
Learner or Driver's License	The District shall excuse a student 15 years of age or older for or day during his or her enrollment in high school for each of the fol lowing:			
	• Visiting a driver's license office to obtain a learner license; of	or		
	• Visiting a driver's license office to obtain a driver's license.			
	[For extracurricular activity absences, see FM.]			
Withdrawal for Nonattendance	The District may initiate withdrawal of a student under the age of 19 for nonattendance under the following conditions:			
	 The student has been absent ten consecutive school days; and 			
	2. Repeated efforts by the attendance officer and/or principal t locate the student have been unsuccessful.	O		
	[For District-initiated withdrawal of students 19 or older, see FEA(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.			
DATE ISSUED: 10/21/20	DATE ISSUED: 10/21/20217/9/2018 1 of 2			

ATTENDANCE COMPULSORY ATTENDANCE

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 her child is being homeschooled and the date the homeschooling began.	FD(LOCAL) indicating the date homeschooling began, or a sign and dated letter from a parent or guardian indicating that his or	ned
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The District may request from a parent or guardian a letter of assurance that a child is being educated using a curriculum designed 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 letter, or 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.

ATTENDANCE ATTENDANCE FOR CREDIT

	Note:	This local policy has been revised in accordance with the District's innovation plan. ¹		
	-	y shall apply to a student who has not been in attendance cent of the days the class is offered in a traditional class		
	not apply cent of th	ance with the District's innovation plan, this policy shall to a student who has not been in attendance for 90 per- e days the class is offered for nonstandardnon-standard, onal courses offered virtually and off campus, including bs.		
Consideration of All Absences Considered	enrolled ing wheth	s otherwise provided by law, all absences incurred while in the DistrictAll absences shall be considered in determin- tier a student has attended the required percentage of er this policy.		
Attendance Committees	The Board shall establish an attendance committee or as many committees as necessary for efficient implementation of Education Code 25.092.			
		erintendent or designee shall make the specific appoint- accordance with legal requirements.		
Parental Notice of Excessive Absences	ten notice	and the student's parent or guardian shall be given writ- prior to and at such time when a student's attendance in drops below 90 percent of the days the class is offered.		
Methods for Regaining Credit or Awarding a Final Grade	at least at may earn approved	tudent's attendance drops below 90 percent but remains t 75 percent of the days the class is offered, the student credit for the class or a final grade by completing a plan by the principal. This plan must provide for the student to instructional requirements of the class as determined by pal.		
	dent's att offered, th of credit o	dent fails to successfully complete the plan, or when a stu- endance drops below 75 percent of the days the class is ne student, parent, or representative may request award or a final grade by submitting a written petition to the ap- attendance committee.		
	dent rece	for credit or a final grade may be filed at any time the stu- ives notice but, in any event, no later than 30 days after ay of classes.		
	ance reco	dance committee shall review the student's entire attend- ord and the reasons for absences and shall determine o award credit or a final grade. The attendance committee		
DATE ISSUED:		1 of 4		

ATTENDANCE ATTENDANCE FOR CREDIT

	may also, whether a petition is filed or not, review the records of all students whose attendance drops below 90 percent of the days the class is offered.				
	A studentStudents who hashave lost credit or hashave not re- ceived a final grade because of excessive absences may regain credit or be awarded a final grade by fulfilling the requirements es- tablished by the attendance committee.				
Personal Illness	The When a student's absence for personal illness exceeds five consecutive days, the principal or attendance committee may re- quire verification that the student present a statement from a physi- cian or health-care provider in accordance with administrative reg- ulations-clinic verifying the illness or condition that caused the student's extended absence from school as a condition of classify- ing anthe absence for personal illness as one for which there are extenuating circumstances.				
Best Interest Standard	In reaching consensus regardinglf a student's student has estab- lished a questionable pattern of absences and how, the student can be awarded creditprincipal or a final grade, the attendance committee shall attempt to ensuremay require that its decision is in the best interest of thea student. The Superintendent shall develop administrative regulations to document the attendance committee's decision present a physician's or clinic's statement of illness after a single day's absence as a condition of classifying the absence as one for which there are extenuating circumstances.				
Guidelines on Extenuating Circumstances	The attendance committee shall consider whether a student has mastered the essential knowledge and skills and maintained pass- ing grades in the course or subject. adhere to the following guide- lines to determine attendance for award of credit or a final grade:				
WhenDays of Attendance	 If makeup work is completed satisfactorily, the attendance committee shall consider extracurricular absences and other excused absences asthat are allowed under compulsory attendance requirements shall be considered days of attendance for award of credit or a final grade. [See FEA(LEGAL) at Excused Absences for Compulsory Attendance Determinations] 				
The attendance Transfer	 A transfer or migrant student incurs absences only after his or her enrollment in the District. 				
s / Migrant Students Documentation	 The committee shall consider the acceptability and authentic- ity of documented reasons for the student's absences. 				

Coppell ISD	
057922	
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ATTENDANCE ATTENDANCE FOR CREDIT

Consideration of Control	4.—	The committee shall consider whether the reasons for the ab- sences were for reasons out of the student's or parent's or student's control and.		
Student's Academic Record	5. 2.	The committee shall consider whether documentation forer not the absence is acceptablestudent has completed assign- ments, mastered the essential knowledge and skills, and maintained passing grades in the course or subject.		
Information from Student or Parent	6. 3.	The student or parent shall be given an opportunity to present any information to the committee about the absences and to discuss ways to earn or regain credit or be awarded a final grade.		
Best-Interest Standard	mitte of th mini	eaching consensus regarding a student's absences, the com- ee shall attempt to ensure that its decision is in the best interest be student. The Superintendent or designee shall develop ad- strative regulations addressing the committee's documentation be decision.		
Imposing Conditions for Awarding Credit or a Final Grade	The attendance committee shall consider the student's un cumstances and, if necessary, shall may impose any of the ing-conditions for awardingstudents with excessive absen- gain credit or be awarded a final grade that permit the stud- meet the instructional requirements of the class rather that ing a student to attend a specified program for an amount equivalent to the student's absences. Conditions may inclu-			
	1.	Maintaining attendance standards for the rest of the semester.		
	1.	Completing additional assignments, as specified by the com- mittee or teacher.		
	2.	Attending tutorial sessions as scheduled , which may include Saturday classes or before- and after-school programs.		
	2.	Completing other instructional programs or requirements, as specified by the committee.		
	3.	Maintaining the attendance standards for the rest of the se- mester.		
	4 . 3.	Taking an examination to earn credit. [See EHDB]		
	5.	Attending a flexible school day program.		
	6.	Attending summer school.		
	7.	Other requirements specified by the committee.		
		Il cases, the student must also earn a passing grade in order to eive credit.		
DATE ISSUED:		3 of 4		

Coppell ISD 057922

ATTENDANCE ATTENDANCE FOR CREDIT FEC (LOCAL)

Appeal Process	A parent or student may appeal the decision of the attendance
	committee in accordance with FNG(LOCAL).

¹ Innovation Plan: <u>https://www.coppellisd.com/</u>

Coppell ISD 057922

STUDENT WELFARE CHILD ABUSE AND NEGLECT

Program to Address Child Sexual Abuse, Trafficking, and Maltreatment	The District's program to address child sexual abuse, trafficking, and other maltreatment of children, as included in the District im- provement plan and the student handbook, shall include:				
Matreatment	1.	Methods for increasing staff, student, and parent awareness regarding these issues, including prevention techniques and knowledge of likely warning signs indicating that a child may be a victim;			
	2.	Age-appropriate, research-based antivictimization programs for students;			
	3.	Actions that a child who is a victim should take to obtain as- sistance and intervention; and			
	4.	Available counseling options for affected students.			
Training	and and of cl	The District shall provide training to employees as required by law and District policy Training shall address techniques to prevent and recognize sexual abuse, trafficking, and all other maltreatment of children, including children with significant cognitive disabilities. [See DMA]			
	[See BBD for Board member training requirements and BJCB for Superintendent continuing education requirements.]				
Reporting Child Abuse and Neglect	Any person who has reasonable cause to believe that a child's physical or mental health or welfare has been adversely affected by abuse or neglect has a legal responsibility, under state law, to immediately report the suspected abuse or neglect to an appropriate authority.				
	As defined in state law, child abuse and neglect include both sex and labor trafficking of a child.				
	The following individuals have an additional legal obligation to sub- mit a written or oral report within 48 hours of learning of the facts giving rise to the suspicion of abuse or neglect:				
	1.	Any District employee, agent, or contractor who suspects a child's physical or mental health or welfare has been adversely affected by abuse or neglect.			
	2.	A professional who has reasonable cause to believe that a child has been or may be abused or neglected or may have been a victim of indecency with a child. A professional is any- one licensed or certified by the state who has direct contact with children in the normal course of duties for which the indi- vidual is licensed or certified.			

STUDENT WELFARE CHILD ABUSE AND NEGLECT

	A person is required to make a report if the person has reasonable cause to believe that an adult was a victim of abuse or neglect as a child and the person determines in good faith that disclosure of the information is necessary to protect the health and safety of another child or an elderly or disabled person.				
	[For parental notification requirements regarding an allegation educator misconduct with a student, see FFF.]				
Restrictions on Reporting	In accordance with law, an employee is prohibited from using or threatening to use a parent's refusal to consent to administration o a psychotropic drug or to any other psychiatric or psychological testing or treatment of a child as the sole basis for making a report of neglect, unless the employee has cause to believe that the re- fusal:				
	1.	Presents a substantial risk of death, disfigurement, or bodily injury to the child; or			
	2.	Has resulted in an observable and material impairment to the growth, development, or functioning of the child.			
Making a Report	Reports may be made to any of the following:				
	1.	A state or local law enforcement agency;			
	 The Child Protective Services (CPS) division of the Texas partment of Family and Protective Services (DFPS) at (80 252-5400 or the <u>Texas Abuse Hotline Website</u>¹; A local CPS office; or 				
	 If applicable, the state agency operating, licensing, certifyir or registering the facility in which the suspected abuse or n glect occurred. 				
	However, if the suspected abuse or neglect involves a person re- sponsible for the care, custody, or welfare of the child, the report must be made to DFPS, unless the report is to the state agency that operates, licenses, certifies, or registers the facility where the suspected abuse or neglect took place; or the report is to the Ter- Juvenile Justice Department as a report of suspected abuse or r glect in a juvenile justice program or facility. As defined by law, a person responsible for the care, custody, or welfare of a child in- cludes school personnel and volunteers and day-care workers. [See FFG(LEGAL)]				
	An individual does not fulfill his or her responsibilities under the la by only reporting suspicion of abuse or neglect to a campus princ				

Coppell ISD 057922				
STUDENT WELFARE FI CHILD ABUSE AND NEGLECT (LOCA				
	pal, school counselor, or another District staff member. Further more, the District is prohibited from requiring an employee to f report his or her suspicion to a District or campus administrato			
Confidentiality	In accordance with state law, the identity of a person making a re- port of suspected child abuse or neglect shall be kept confidential and disclosed only in accordance with the rules of the investigatin agency.			
Immunity	A person who in good faith reports or assists in the investigation of a report of child abuse or neglect is immune from civil or criminal li- ability.			
Failing to Report Suspected Child	By failing to report suspicion of child abuse or neglect, an em- ployee:			
Abuse or Neglect	1.	May be placing a child at risk of continued abuse or neglect;		
	2.	Violates the law and may be subject to legal penalties, includ- ing criminal sanctions for knowingly failing to make a required report;		
	3.	Violates Board policy and may be subject to disciplinary ac- tion, including possible termination of employment; and		
	4.	May have his or her certification from the State Board for Edu- cator Certification suspended, revoked, or canceled in accord- ance with 19 Administrative Code Chapter 249.		
		a criminal offense to coerce someone into suppressing or fail- to report child abuse or neglect.		
Responsibilities	In a	ccordance with law, District officials shall be prohibited from:		
Regarding Investigations	1.	Denying an investigator's request to interview a child at school in connection with an investigation of child abuse or neglect;		
	2.	Requiring that a parent or school employee be present during the interview; or		
	3.	Coercing someone into suppressing or failing to report child abuse or neglect.		
	sen	trict personnel shall cooperate fully and without parental con- t, if necessary, with an investigation of reported child abuse or lect. [See GKA]		

¹ Texas Abuse Hotline Website: <u>http://www.txabusehotline.org</u>

Coppell ISD 057922					
STUDENT RECORDS			FL (LOCAL)		
Comprehensive System	syste scho proc as a a sa	The Superintendent shall develop and maintain a comprehensive system of student records and reports dealing with all facets of the school program operation and shall ensure through reasonable procedures that records are accessed by authorized persons only, as allowed by this policy. These data and records shall be stored in a safe and secure manner and shall be conveniently retrievable for use by authorized school officials.			
Cumulative Record		ce into	ive record shall be maintained for each student from en- o District schools until withdrawal or graduation from the		
	be n tion taine may	nainta or wit ed for be de	rd shall move with the student from school to school and ined at the school where currently enrolled until gradua- hdrawal. Records for nonenrolled students shall be re- the period of time required by law. No permanent records estroyed without explicit permission from the Superinten- e CPC]		
Custodian of Records	The principal is custodian of all records for currently enrolled stu- dents. The director of records management is the custodian of rec- ords for students who have withdrawn or graduated. The student handbook made available to all students and parents shall contain a listing of the addresses of District schools, as well as the Super- intendent's business address.				
Types of Education Records			d custodian shall be responsible for the education rec- e District. These records may include:		
	1.		issions data, personal and family data, including certifica- of date of birth.		
	2.		dardized test data, including intelligence, aptitude, inter- personality, and social adjustment ratings.		
	3.		chievement records, as determined by tests, recorded es, and teacher evaluations.		
	4.	any a any o	ocumentation regarding a student's testing history and accelerated instruction he or she has received, including documentation of discussion or action by an accelerated ninga grade placement committee convened for the stu-		
	5.	Heal	th services record, including:		
		a.	The results of any tuberculin tests required by the Dis- trict.		
		b.	The findings of screening or health appraisal programs the District conducts or provides. [See FFAA]		
	04410				

STUDENT RECORDS

	C.	Immunization records.	[See FFAB]	
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- 6. Attendance records.
- 7. Student questionnaires.
- 8. Records of teacher, school counselor, or administrative conferences with the student or pertaining to the student.
- 9. Verified reports of serious or recurrent behavior patterns.
- 10. Copies of correspondence with parents and others concerned with the student.
- 11. Records transferred from other districts in which the student was enrolled.
- 12. Records pertaining to participation in extracurricular activities.
- 13. Information relating to student participation in special programs.
- 14. Records of fees assessed and paid.
- 15. Records pertaining to student and parent complaints.
- 16. Other records that may contribute to an understanding of the student.
- Access by Parents The District shall make a student's records available to the student's parents, as permitted by law. The records custodian or designee shall use reasonable procedures to verify the requester's identity before disclosing student records containing personally identifiable information.

Records may be reviewed in person during regular school hours without charge upon written request to the records custodian. For in-person viewing, the records custodian or designee shall be available to explain the record and to answer questions. The confidential nature of the student's records shall be maintained at all times, and records to be viewed shall be restricted to use only in the Superintendent's, principal's, or school counselor's office, or other restricted area designated by the records custodian. The original copy of the record or any document contained in the cumulative record shall not be removed from the school.

Copies of records are available at a per copy cost, payable in advance. Copies of records must be requested in writing. Parents may be denied copies of records if they fail to follow proper procedures or pay the copying charge. If the student qualifies for free or

Coppell ISD 057922		
STUDENT RECORDS		FL (LOCAL)
	ords	uced-price lunches and the parents are unable to view the rec- s during regular school hours, upon written request of a parent, copy of the record shall be provided at no charge.
	und yea	arent may continue to have access to his or her child's records er specific circumstances after the student has attained 18 rs of age or is attending an institution of postsecondary educa- . [See FL(LEGAL)]
Access by School Officials		chool official shall be allowed access to student records if he or has a legitimate educational interest in the records.
	For	the purposes of this policy, "school officials" shall include:
	1.	An employee, Board member, or agent of the District, includ- ing an attorney, a consultant, a contractor, a volunteer, a school resource officer, and any outside service provider used by the District to perform institutional services.
	2.	An employee of a cooperative of which the District is a mem- ber or of a facility with which the District contracts for place- ment of students with disabilities.
	3.	A contractor retained by a cooperative of which the District is a member or by a facility with which the District contracts for placement of students with disabilities.
	4.	A parent or student serving on an official committee, such as a disciplinary or grievance committee, or assisting another school official in performing his or her tasks.
	5.	A person appointed to serve on a team to support the Dis- trict's safe and supportive school program.
rules as		contractors provided with student records shall follow the same s as employees concerning privacy of the records and shall re- the records upon completion of the assignment.
		chool official has a "legitimate educational interest" in a stu- t's records when he or she is:
	1.	Working with the student;
	2.	Considering disciplinary or academic actions, the student's case, or an individualized education program for a student with disabilities;
	3.	Compiling statistical data;
	4.	Reviewing an education record to fulfill the official's profes- sional responsibility; or

Coppell ISD 057922

STUDENT RECORDS

	5. Investigating or evaluating programs.			
Transcripts and Transfers of Records	The District may request transcripts from previously attended schools for students transferring into District schools; however, the ultimate responsibility for obtaining transcripts from sending schools rests with the parent or student, if 18 or older.			
	For purposes of a student's enrollment or transfer, the District shall promptly forward in accordance with the timeline provided in law education records upon request to officials of other schools or school systems in which the student intends to enroll or enrolls. [See FD(LEGAL), Required Documentation]. The District may re- turn an education record to the school identified as the source of the record.			
Records Responsibility for Students in Special Education	The director of intervention services shall be responsible for ensur- ing the confidentiality of any personally identifiable information in records of students in special education.			
Education	A current listing of names and positions of persons who have access to records of students in special education is maintained at Brock Center, 268 Southwestern Boulevard, Blvd., Coppell, TX 75019.			
Procedure to Amend Records	Within 15 District business days of the record custodian's receipt of a request to amend records, the District shall notify the parents in writing of its decision on the request and, if the request is denied, of their right to a hearing. If a hearing is requested, it shall be held within ten District business days after the request is received.			
	Parents shall be notified in advance of the date, time, and place of the hearing. An administrator who is not responsible for the con- tested records and who does not have a direct interest in the out- come of the hearing shall conduct the hearing. The parents shall be given a full and fair opportunity to present evidence and, at their own expense, may be assisted or represented at the hearing.			
	The parents shall be notified of the decision in writing within ten District business days of the hearing. The decision shall be based solely on the evidence presented at the hearing and shall include a summary of the evidence and reasons for the decision. If the deci- sion is to deny the request, the parents shall be informed that they have 30 District business days within which to exercise their right to place in the record a statement commenting on the contested in- formation and/or stating any reason for disagreeing with the Dis- trict's decision.			
Directory Information	The District has designated the following categories of information as directory information: student name; address; telephone listing; electronic mail address; photograph; date and place of birth; major			
DATE ISSUED: 10/21/2021 1/8/2020 4 of 5				

STUDENT RECORDS

field of study; degrees, honors, and awards received; dates of attendance; grade level; student rosters and class lists; most recent educational institution attended; participation in officially recognized activities and sports; and weight and height of members of athletic teams.

- Limited Disclosure The District limits the disclosure of student directory information to disclosures for District- or campus-sponsored purposes. Examples of such purposes include:
 - District- or campus-generated programs for athletic or other events;
 - Campus-generated yearbooks;
 - District- or campus-generated digital media;
 - District- or campus-generated news media stories or publicity; and
 - District-approved technology service providers.