
Note: [See policies DHB and DHC for information on other required reports regarding alleged misconduct against a student.](#)

The District shall notify a parent of a student with whom ~~an educator or a person acting as a service provider for the District~~ is alleged to have engaged in misconduct, informing the parent:

1. As soon as feasible that the alleged misconduct may have occurred;
2. Whether the ~~educator~~[individual](#) 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 [Texas Education Agency](#) or State Board for Educator Certification (~~SBEC~~) concerning the alleged misconduct.

For purposes of this policy, misconduct is defined as an ~~educator's~~[individual'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.

Notice of Suspected Criminal Offense

[Except as provided by state law regarding child abuse investigations, the District shall notify a parent not later than one business day after the date an employee first suspects that a criminal offense has been committed against the parent's child.](#)

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