

(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	
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Brownwood ISD 025902	
BOARD POLICIES	BF (LOCAL)
	Within the context of current law, the District shall be guided by Board-adopted written policies that are given appropriate distribu- tion and are accessible to staff members, parents, students, and community residents.
Organization	Legally referenced policies contain provisions from federal and state statutes and regulations, case law, and other legal authority that together form the framework for local decision making and im- plementation. These policies are binding on the District until the cited provisions are repealed, revised, or superseded by legisla- tive, regulatory, or judicial action.
	Legally referenced policies are not adopted by the Board.
	At each policy code the legally referenced policy and the Board- adopted local policy must be read together to further a full under- standing of a topic.
Terms	The terms "Trustee" and "Board member" are used interchangea- bly in the local policy manual. Both terms are intended to reflect all the duties and obligations of the office.
	[See AB for District name terminology.]
Harmony with Law	Newly enacted law is applicable when effective. No policy or regu- lation, or any portion thereof, shall be operative if it is found to be in conflict with applicable law.
Severability	If any portion of a policy or its application to any person or circum- stance is found to be invalid, that invalidity shall not affect other provisions or applications of policy that can be given effect without the invalid provision or application; and to this end the provisions of this policy manual are declared to be severable.
Policy Development	Policies and policy amendments may be initiated by the Superin- tendent, Board members, school personnel, or community citizens, but generally shall be recommended for the Board's consideration by the Superintendent.
Official Policy Manual	The Board shall designate one copy of the local policy manual as the official policy manual of the District. The official copy shall be kept in the central administration office, and the Superintendent-or designee shall be responsible for its accuracy and integrity and shall maintain a historical record of the District's policy manual.
Adoption and Amendment	Proposed local policies or amendments introduced and recom- mended to the Board at one meeting shall not be adopted until a subsequent meeting. Emergency adoption, however, may occur in one meeting if special circumstances demand an immediate re- sponse.

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BOARD POLICIES	BF (LOCAL)
	Local policies become effective upon Board adoption or at a future date designated by the Board at the time of adoption.
TASB Localized Updates	After Board review of legally referenced policies and adoption of lo- cal policies, the new material shall be incorporated into the official policy manual and into other localized policy manuals maintained by the District. If discrepancies occur between different copies of the manual, the version contained in the official policy manual shall be regarded as authoritative.

DIA(LOCAL)-B

	Note:	This policy addresses discrimination, harassment, and retaliation againstinvolving District employees. For Title IX and other provisions regarding For discrimination, harassment, and retaliation againstinvolving students, see FFH. For reporting requirements related to child abuse and neglect, see FFG.		
Definitions		for purposes of this policy, the term "employee" includes for- nployees, applicants for employment, and unpaid interns.		
Statement of Nondiscrimination	any em tional c Retalia	The District prohibits discrimination, including harassment, against any employee on the basis of race, color, religion, sex, gender, na- tional origin, age, disability, or any other basis prohibited by law. Retaliation against anyone involved in the complaint process is a violation of District policy and is prohibited.		
Discrimination	Discrimination against an employee is defined as conduct directed at an employee on the basis of race, color, religion, sex, gender, national origin, age, disability, or any other basis prohibited by law, that adversely affects the employee's employment.			
	discrim	rdance with law, discrimination on the basis of sex includes ination on the basis of biological sex, gender identity, sexual tion, gender stereotypes, or any other prohibited basis re- o sex.		
Prohibited Conduct	In this policy, the term "prohibited conduct" includes discrimination, harassment, and retaliation as defined by this policy, even if the behavior does not rise to the level of unlawful conduct.			
		ted conduct also includes sexual harassment as defined by . [See FFH(LEGAL)]		
Prohibited Harassment	Prohibited harassment of an employee is defined as physical, ver- bal, or nonverbal conduct based on an employee's race, color, reli- gion, sex, gender, national origin, age, disability, or any other basis prohibited by law, when the conduct is so severe, persistent, or pervasive that the conduct:			
		as the purpose or effect of unreasonably interfering with the nployee's work performance;		
		reates an intimidating, threatening, hostile, or offensive work nvironment; or		
		therwise adversely affects the employee's performance, en- ronment, or employment opportunities.		
Examples		les of prohibited harassment may include offensive or de- y language directed at another person's religious beliefs or		
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EMPLOYEE WELFAREDIAFREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION(LOCAL)			
	practices, accent, skin color, gender identity, or need for workplace accommodation; threatening or intimidating conduct; offensive jokes, name calling, slurs, or rumors; cyberharassment; physical aggression or assault; display of graffiti or printed material promot- ing racial, ethnic, or other negative stereotypes; or other kindstypes of aggressive conduct such as theft or damage to property.		
Sex-Based Harassment	As required by law, the District shall follow the procedures below at Response to Sexual Harassment—Title IX upon a report of sex- based harassment, including sexual harassment, when such alle- gations, if proved, would meet the definition of sexual harassment under Title IX. [See FFH(LEGAL)]		
Sexual Harassment	Sexual harassment is a form of sex discrimination defined as un- welcome sexual advances; requests for sexual favors; sexually motivated physical, verbal, or nonverbal conduct; or other conduct or communication of a sexual nature when:		
	 Submission to the conduct is either explicitly or implicitly a condition of an employee's employment, or when submission to or rejection of the conduct is the basis for an employment action affecting the employee; or 		
	2. The conduct is so severe, persistent, or pervasive that it has the purpose or effect of unreasonably interfering with the em- ployee's work performance or creates an intimidating, threat- ening, hostile, or offensive work environment.		
Examples	Examples of sexual harassment may include sexual advances; touching intimate body parts; coercing or forcing a sexual act on another; jokes or conversations of a sexual nature; and other sexually motivated conduct, contact, or communication, including electronic communication or contact.		
Retaliation	The District prohibits retaliation against an employee who makes a claim alleging to have experienced discrimination or harassment, or another employee who, in good faith, makes a report, serves as a witness, or otherwise participates in an investigation.		
Examples	Examples of retaliation may include termination, refusal to hire, de- motion, and denial of promotion. Retaliation may also include threats, unjustified negative evaluations, unjustified negative refer- ences, or increased surveillance.		
Prohibited Conduct	In this policy, the term "prohibited conduct" includes discrimination, harassment, and retaliation as defined by this policy, even if the be- havior does not rise to the level of unlawful conduct.		
Reporting Procedures	AnyAn employee who believes that he or she has experienced pro- hibited conduct or believes that another employee has experienced		

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EMPLOYEE WELFAREDIAFREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION(LOCAL)			
	prohibited conduct should immediately report the alleged acts. The employee may report the alleged acts to his or her supervisor or campus principal.		
	Alternatively, the employee may report the alleged acts to one of the District officials below.		
Definition of District Officials	For the purposes of this policy, District officials are the Title IX coordinator, the ADA/Section 504 coordinator, and the Superintendent.		
Title IX Coordinator	Reports of discrimination based on sex, including sexual harass- ment, may be directed to the designated Title IX coordinator. [See DIA(EXHIBIT)]		
ADA / Section 504 Coordinator	Reports of discrimination based on disability may be directed to the designated ADA/Section 504 coordinator. [See DIA(EXHIBIT)]		
Superintendent	The Superintendent shall serve as coordinator for purposes of Dis- trict compliance with all other nondiscriminationantidiscrimination laws.		
Alternative Reporting Procedures	An employee shall not be required to report prohibited conduct to the person alleged to have committed the conductit. Reports con- cerning prohibited conduct, including reports against the Title IX coordinator or ADA/Section 504 coordinator, may be directed to the Superintendent.		
	A report against the Superintendent may be made directly to the Board. If a report is made directly to the Board, the Board shall appoint an appropriate person to conduct an investigation.		
Timely Reporting	To ensure the District's prompt investigation, reports Reports of pro- hibited conduct shall be made as soon as possible after the alleged act or knowledge of the alleged act. A failure to promptly report may impair the District's ability to investigate and address the pro- hibited conduct.		
Notice of Report	Any District supervisor who receives a report of prohibited conduct shall immediately notify the appropriate District official listed above and take any other steps required by this policy.		
	Any District employee who receives a report of prohibited conduct based on sex, including sexual harassment, shall immediately no- tify the Title IX coordinator.		
Investigation of Reports Other Than Title IXthe Report	The following procedures apply to all allegations of prohibited con- duct other than allegations of harassment prohibited by Title IX. [See FFH(LEGAL)] For allegations of sex-based harassment that,		

	if proved, would meet the definition of sexual harassment under Ti- tle IX, see the procedures below at Response to Sexual Harass- ment—Title IX.
	The District may request, but shall not requireinsist upon, a written report. If a report is made orally, the District official shall reduce the report to written form.
Initial Assessment	Upon receipt or notice of a report, the District official shall deter- mine whether the allegations, if provedproven, would constitute prohibited conduct as defined by this policy. If so, the District-offi- cial shall immediately authorize or undertake an investigation, re- gardless of whether a criminal or regulatory investigation regarding the same or similar allegations is pending.
Interim Action	If appropriate, the District shall promptly take interim action calcu- lated to prevent prohibited conduct during the course of an investi- gation.
District Investigation	The investigation may be conducted by the District official or a de- signee, such as the campus principal, or by a third party desig- nated by the District, such as an attorney. When appropriate, the campus principal or supervisor shall be involved in or informed of the investigation.
	The investigation may consist of personal interviews with the per- son making the report, the person against whom the report is filed, and others with knowledge of the circumstances surrounding the allegations. The investigation may also include analysis of other in- formation or documents related to the allegations.
Concluding the Investigation	Absent extenuating circumstances, the investigation should be completed within ten District business days from the date of the re- port; however, the investigator shall take additional time if neces- sary to complete a thorough investigation.
	The investigator shall prepare a written report of the investigation. The report shall be filed with the District official overseeing the in- vestigation.
District Action	If the results of an investigation indicate that prohibited conduct oc- curred, the District shall promptly respond by taking appropriate disciplinary or corrective action reasonably calculated to address the conduct.
	The District may take action based on the results of an investiga- tion, even if the conduct did not rise to the level of prohibited or un- lawful conduct.

Confidentiality

Brownwood ISD 025902					
	EMPLOYEE WELFAREDIAFREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION(LOCAL)				
	To the greatest extent possible, the District shall respect the privacy of the complainant, persons against whom a report is filed, and witnesses. Limited disclosures may be necessary in order to conduct a thorough investigation and comply with applicable law.				
Appeal	A complainant who is dissatisfied with the outcome of the investi- gation may appeal through DGBA(LOCAL), beginning at the appro- priate level.				
	The complainant may have a right to file a complaint with appropri- ate state or federal agencies.				
Response to Sexual Harassment—Title IX	For purposes of the District's response to reports of harassment prohibited by Title IX, definitions can be found in FFH(LEGAL).				
General Response	When the District receives notice or an allegation of conduct that, if proved, would meet the definition of sexual harassment under Title IX, the Title IX coordinator shall promptly contact the complainant to:				
	• Discuss the availability of supportive measures and inform the complainant that they are available, with or without the filing of a formal complaint;				
	• Consider the complainant's wishes with respect to supportive measures; and				
	• Explain to the complainant the option and process for filing a formal complaint.				
	The District's response to sexual harassment shall treat complain- ants and respondents equitably by offering supportive measures to both parties, as appropriate, and by following the Title IX formal complaint process before imposing disciplinary sanctions or other actions that are not supportive measures against a respondent.				
	If a formal complaint is not filed, the District reserves the right to investigate and respond to prohibited conduct in accordance with Board policies and administrative procedures.				
Title IX Formal Complaint Process	To distinguish the process described below from the District's gen- eral grievance policies [see DGBA, FNG, and GF], this policy re- fers to the grievance process required by Title IX regulations for re- sponding to formal complaints of sexual harassment as the District's "Title IX formal complaint process."				
	The Superintendent shall ensure the development of a Title IX for- mal complaint process that complies with legal requirements. [See FFH(LEGAL)] The formal complaint process shall be posted on the				

District's website. In compliance with Title IX regulations, the District's Title IX formal complaint process shall address the following basic requirements:

- 1. Equitable treatment of complainants and respondents;
- 2. An objective evaluation of all relevant evidence;
- 3. A requirement that the Title IX coordinator, investigator, decision-maker, or any person designated to facilitate an informal resolution process not have a conflict of interest or bias;
- 4. A presumption that the respondent is not responsible for the alleged sexual harassment until a determination is made at the conclusion of the Title IX formal complaint process;
- 5. Time frames that provide for a reasonably prompt conclusion of the Title IX formal complaint process, including time frames for appeals and any informal resolution process, and that allow for temporary delays or the limited extension of time frames with good cause and written notice as required by law;
- 6. A description of the possible disciplinary sanctions and remedies that may be implemented following a determination of responsibility for the alleged sexual harassment;
- 7. A statement of the standard of evidence to be used to determine responsibility for all Title IX formal complaints of sexual harassment;
- 8. Procedures and permissible bases for the complainant and respondent to appeal a determination of responsibility or a dismissal of a Title IX formal complaint or any allegations therein;
- 9. A description of the supportive measures available to the complainant and respondent;
- 10. A prohibition on using or seeking information protected under a legally recognized privilege unless the individual holding the privilege has waived the privilege;
- Additional formal complaint procedures in 34 C.F.R. 106.45(b), including written notice of a formal complaint, consolidation of formal complaints, recordkeeping, and investigation procedures; and
- 12. Other local procedures as determined by the Superintendent.

Standard of
EvidenceThe standard of evidence used to determine responsibility in a Title
IX formal complaint of sexual harassment shall be the
preponderance of the evidence.

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EMPLOYEE WELFAREDIAFREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION(LOCAL)		
<u>Retaliation</u>	<u>The District prohibits retaliation against an employee who makes a claim alleging to have experienced discrimination or harassment, or another employee who, in good faith, makes a report of harassment or discrimination, files a complaint of harassment or discrimination, serves as a witness, or otherwise participates or refuses to participate in an investigation.</u>	;- -
<u>Examples</u>	Examples of retaliation may include termination, refusal to hire, de motion, and denial of promotion. Retaliation may also include threats, intimidation, coercion, unjustified negative evaluations, un justified negative references, or increased surveillance.	
Records Retention	The District shall retain copies of allegations Copies of reports al- leging prohibited conduct, investigation reports, and related rec- ords regarding any prohibited conduct in accordance with shall be maintained by the District's records control schedules, but District for no less than the minimum amounta period of time required by law.at least three years. [See CPC]	
	[For Title IX recordkeeping and retention provisions, see FFH(LE-GAL) and the District's Title IX formal complaint process.]	
Access to Policy and Procedures	Information regarding this This policy and any accompanying proce dures shall be distributed annually to District employees. Copies of the policy and procedures shall be posted on the District's website to the extent practicable, and readily available at each campus and the District's District administrative offices.	of Ə,

PROFESSIONAL DEVELOPMENTDMDPROFESSIONAL MEETINGS AND VISITATIONS(LOCAL)		
Meetings,Professional personnel may attend and participate in meetConferences, andconferences, and workshops that will contribute to their pre-Workshopssional growth and development. [See also DMA and DMC]		rofes-
	When attendance at such events is recommended or requested the administration, the Board, TEA, or UIL, personnel may with the Superintendent's approval. No salary deduction of leave shall occur when attendance is recommended or re	/ attend or loss of
	The Superintendent may grant additional absences to em for attendance at meetings, conferences, and workshops of special interest to the employee.	• •
Release Time	Requests for release time with pay to attend employee or tion meetings, other than any such meetings approved for staff development purposes, shall be considered on a cas case basis. The responsibility for justifying the school-rela pose to be accomplished by attendance shall rest with the ee. Approval shall be given only if the employee is on the has some official function, or can obtain specific information to his or her job description that will assist the District in in the instructional program.	r required ;e-by- t ted pur- employ- program, on related

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Brownwood ISD 025902	
ACADEMIC ACHIEV	YEMENT EI (LOCAL)
Certificate of Coursework Completion	The District shall issue a certificate of coursework completion to a student who has successfully completed state and local credit re- quirements for graduation but has failed to meet all applicable state testing requirements. [See EIF, FMH]
Partial Credit	When a student earns a passing grade in only half of a course and the combined grade for both halves is lower than 70, the District

shall award the student credit for the half with the passing grade.

EQUAL EDUCATIONAL OPPORTUNITY

	Note:	The following provisions address equal educational op- portunity for all students in accordance with law. For pro- visions addressing discrimination, harassment, and retal- iation involving District students, see FFH.	
Title IX Coordinator	The District designates and authorizes thehas designated a Title IX coordinator for students to coordinate its efforts to comply with Title IX of the Education Amendments of 1972, as amended. [See FB(EXHIBIT)]		
ADA / Section 504 Coordinator	The District designates and authorizes the has designated an ADA/Section 504 coordinator for students to coordinate its efforts to comply with Title II of the Americans with Disabilities Act of 1990, as amended, which incorporates and expands upon the requirements of Section 504 of the Rehabilitation Act of 1973 ("Section 504"), as amended. [See FB(EXHIBIT)]		
Superintendent	The Superintendent shall serve as coordinator for purposes of Dis- trict compliance with all other nondiscrimination laws.		
Equal Educational Opportunity General Education	The District shall provide necessary services and supports to pro- vide students equal access to educational opportunities. [See EHBC]- Certain instructional or other accommodations, including on state-mandated assessments, may be made when necessary, when allowable, and when these accommodations do not modify the rigor or content expectations of a subject, course, or assess- ment. [See EKB]		
Additional Services and Supports	If the District has reason to believe that a student has a disability that may require additional services and supports in order for the student to receive an appropriate education as this term is defined by law, Section 504 and/or the Individuals with Disabilities Educa- tion Act (IDEA) shall govern the evaluation, services, and supports provided by the District. [See also EHBA series] [For information regarding dyslexia and related disorders, see EHB.]		
	Note:	The following provisions address the District's compli- ance efforts and system of procedural safeguards as re- quired by federal regulations for a student with a disabil- ity as defined by Section 504. A report of discrimination or harassment based on a student's disability shall be made in accordance with FFH.	

EQUAL EDUCATIONAL OPPORTUNITY

Section 504 Committees	The District shall form Section 504 committees as necessary. The Section 504 coordinator and members of each Section 504 committee shall receive training in the procedures and requirements for identifying and providing educational and related services and supports to a student who has a disability that results in a substantial limitation of a major life activity.		
	Each Section 504 committee shall be composed of a group of per- sons knowledgeable about the student, the meaning of the evalua- tion data, placement options, and the legal requirements regarding least restrictive environment and comparable facilities for students with disabilities.		
Referrals	If a teacher, school counselor, administrator, or other District em- ployee has reason to believe that a student may have a disability as defined by Section 504, the District shall evaluate the student. A student may also be referred for evaluation by the student's parent.		
Notice and Consent	The District shall seek written parental consent prior to conducting a formal evaluation. Ordinary observations in the classroom or other school setting shall not require prior parental consent.		
Evaluation and Placement	The results of an evaluation shall be considered before any action is taken to place a student with a disability or make a significant change in placement in an instructional program. The Superinten- dent shall ensure that the District's procedures for tests and other evaluation materials comply with the minimum requirements of law. In interpreting evaluation data and when making decisions related to necessary services and supports, each Section 504 committee shall carefully consider and document information from a variety of sources in accordance with law.		
Review and Reevaluation Procedure	To address the periodic reevaluation requirement of law, the Dis- trict shall adhere to the reevaluation timelines in the IDEA regula- tions.		
	A parent, teacher, or other District employee may request a review of a student's services and supports at any time, but a formal reevaluation shall generally occur no more frequently than once a year.		
Examining Records	A parent shall make any request to review his or her child's educa- tion records to the campus principal or other identified custodian of records. [See FL]		
Right to Impartial Hearing	A parent shall be given written notice of the due process right to an impartial hearing if the parent has a concern or complaint about the District's actions regarding the identification, evaluation, or educa- tional placement of a student with a disability. The impartial hearing		

EQUAL EDUCATIONAL OPPORTUNITY

	shall be conducted by a person who is knowledgeable about Sec- tion 504 issues and who is not employed by the District or related to a member of the Board in a degree that would be prohibited un- der the nepotism statute [see DBE]. The impartial hearing officer is not required to be an attorney. The District and the parent shall be entitled to legal representation at the impartial hearing.
Records Retention	Records specific to identification, evaluation, and placement as these pertain to Section 504 shall be retained by the District in ac- cordance with law and the District's local records controlretention schedules. [See CPC]

Brownwood ISD 025902	
ADMISSIONS	FD (LOCAL)
Persons Age 21 and <mark>And</mark> Over	The District shall not admit into its public schools any person age 21 or over unless otherwise required by law.
Registration Forms	The student's parent, legal guardian, or other person having lawful control shall annually complete registration forms. A student who has reached age 18 shall be permitted to complete these forms.
Proof of Residency	At the time of initial registration and on an annual basis thereafter, the parent, guardian, or other person having lawful control of the student under order of a court shall present proof of residency in accordance with administrative regulations developed by the Su- perintendent. The District may investigate stated residency as nec- essary.
Minor Living Apart Person Standing in Parental Relation	A minor student residing in the District but whose parent, guardian, or other person having lawful control under a court order does not reside in the District shall present a power of attorney or an author- ization agreement as provided in Chapter 34 of the Family Code assigning responsibility for the student in all school-related matters to an adult resident of the District.
Misconduct	A minor student living apart who has engaged in misconduct that results in any of the consequences found in Education Code 25.001(d) shall not be permitted to attend a District school.
Exceptions	Based on an individual student's circumstance, the Superintendent shall have authority to grant exceptions to the requirement for a power of attorney or authorization agreement and to the exclusion for misconduct.
Extracurricular Activities	The Superintendent shall determine whether a minor student living apart is present in the District for the primary purpose of participating in extracurricular activities.
Nonresident Student in Grandparent's After-School Care	The parent and grandparent of a nonresident student requesting admission under Education Code 25.001(b)(9) shall provide to the Superintendent the required information on the grandparent's resi- dency and complete a form provided by the District describing the extent of after-school care to be provided by the grandparent.
	The Superintendent shall have authority to approve or deny such admissions requests in accordance with criteria approved by the Board.
"Accredited" Defined	For the purposes of this policy, "accredited" shall be defined as ac- creditation by TEA, an equivalent agency from another state, or an accrediting association recognized by the commissioner of educa- tion.

Brownwood ISD 025902				
ADMISSIONS	FD (LOCAL)			
Grade-Level Placement Accredited Schools	The parent, guardian, or other person having lawful control of a student enrolling in a District school from an accredited public, pri- vate, or parochial school shall provide evidence of the prior school- ing outside the District. The student shall be placed initially at the grade level reached elsewhere, pending observation by the class- room teacher, guidance personnel, and the principal. On the basis of these observations and results of tests that may be administered by appropriate District personnel, the principal shall determine the final grade placement.			
Nonaccredited Schools	A student enrolling in a District school from a nonaccredited public private, or parochial school, including a homeschool, shall be placed initially at the discretion of the principal, pending observa- tion by classroom teachers, guidance personnel, and the principal Criteria for placement may include:			
	 Scores on achievement tests, which may be administered by appropriate District personnel. 			
	2. Recommendation of the sending school.			
	3. Prior academic record.			
	 Chronological age and social and emotional development of the student. 			
	5. Other criteria deemed appropriate by the principal.			
Transfer of Credit Accredited Texas Public Schools	Credit toward state graduation requirements earned in an accredit- ed public school district in Texas shall be transferable and recog- nized by the District.			
Other Accredited or Nonaccredited Schools	Before recognizing credit in a course earned in an accredited non- public school, an accredited school outside of Texas, or a nonac- credited school, appropriate personnel shall evaluate a student's records and transcript. The District may require the student to demonstrate mastery of the content or use alternative methods to verify course content for the award of credit. [See EI]			
Transition Assistance	In accordance with law, when a student who is identified as home- less or in substitute care enrolls in the District, the District shall as- sess the student's available records and other relevant information to determine transfer of credit for subjects and courses taken prior to enrollment.			
Withdrawal	[See EI] A parent or guardian wishing to withdraw a minor student shall pre- sent a signed statement that includes the reason for the withdraw-			

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UPDATE 115104
FD(LOCAL)-A

Brownwood ISD 025902

ADMISSIONS

al. A student who is 18 or older may submit a withdrawal statement without a parent's or guardian's signature.

[For District withdrawal of students no longer in attendance, see FEA(LOCAL).]

ADOPTED: ADOPTED:

Brownwood ISD 025902		
ATTENDANCE ATTENDANCE ACCOUN	ITING	FEB (LOCAL)
Attendance Accounting System	The Superintendent shall be responsible for designating the attendance-taking time during the campus's instructional maintaining a student attendance accounting system in a ance with statutory and TEA requirements. [See also FD sions and residency requirements.]	day and ccord-
Alternative Attendance- Taking Recording Time	The When appropriate, the Superintendent is authorized establish written procedures permitting a campus to record sences in specify an alternative hour from the District's off for taking attendance-taking time-other than the second of structional hour. Exceptions may be authorized for an entry pus or for a designated group of students at a campus. The native time for recording attendance-taking time shall be determined in accordance with TEA's Student Attendance ing Handbook and administrative regulations.	rd ab- ficial time or fifth in- t ire cam- he alter-
Parental Consent to Leave Campus	The Superintendent shall establish procedures regarding consent for a student to leave campus, including procedu documenting a student's absence. The procedures shall municated in the employee and student handbooks.	ires for

Brownwood ISD 025902			
STUDENT WELFARE CHILD ABUSE AND NE	GLECT FFG (LOCAL)		
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:		
	 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	The District shall provide training to employees as required by law. 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 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 submit a written or oral report within 48 hours of learning of the facts giving rise to the suspicion of abuse or neglect:		
	 Any District employee, agent, or contractor who suspects a child's physical or mental health or welfare has been adverse- ly affected by abuse or neglect. 		
	2. A professional who has 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 anyone licensed or certified by the state who has direct contact with children in the normal course of duties for which the individual is licensed or certified.		
	Aby any person is required to shall make a report if the person has cause to believe that an adult was a victim of abuse or neglect immediately as a child and the person determines in good faith that		
DATE ISSUED: 6/30/20	2011/17/2014 ADOPTED: 1 of 3		

DATE ISSUED: 6/30/202011/17/2014	ADOPTED:
UPDATE 115 <mark>101</mark>	
FFG(LOCAL)-A	

FFG(LOCAL)-A

STUDENT WELFARE CHILD ABUSE AND NEGLECT

	disclosure of the information is necessary to protect the health and safety of another child or an elderly or disabled person. required by law.				
	Rep	Reports shall be made in accordance with FFG(EXHIBIT).			
	-	[For parental notification requirements regarding an allegation of educator misconduct with a student, see FFF.]			
Restrictions on Reporting	thre a ps test of n	In accordance with law, an employee is prohibited from using or threatening to use a parent's refusal to consent to administration of 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	Rep	ports may be made to any of the following:			
	1.	A state or local law enforcement agency;			
	2.	The Child Protective Services (CPS) division of the Texas Department of Family and Protective Services (DFPS) at (800) 252-5400 or the <u>Texas Abuse Hotline Website</u> ⁱ ;			
	3.	A local CPS office; or			
	4.	If applicable, the state agency operating, licensing, certifying, or registering the facility in which the suspected abuse or ne- 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 Texas Juvenile Justice Department as a report of suspected abuse or ne- glect in a juvenile justice program or facility.				
	by o pal, mor	ndividual does not fulfill his or her responsibilities under the law only reporting suspicion of abuse or neglect to a campus princi- school counselor, or another District staff member. Further- re, the District is prohibited from requiring an employee to first ort his or her suspicion to a District or campus administrator.			
Confidentiality		ccordance with state law, the identity of a person making a re- of suspected child abuse or neglect shall be kept confidential			
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	and disclosed only in accordance with the rules of the investigating 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 liability.		
Failing to Report Suspected Child	By f ee:	failing to report suspicion of child abuse or neglect, an employ-	
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 Ed- ucator Certification suspended, revoked, or canceled in ac- cordance 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]	

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

	Note:	This policy addresses discrimination, harassment, and retaliation againstinvolving District students. For provi- sions regarding discrimination, harassment, and retalia- tion againstinvolving District employees, see DIA. For reporting requirements related to child abuse and ne- glect, see FFG. Note that FFH shall be used in conjunc- tion with FFI (bullying) for certain prohibited conduct.
Statement of Nondiscrimination	any stud tional ori law. The Retaliatio	rict prohibits discrimination, including harassment, against ent on the basis of race, color, religion, sex, gender, na- gin, age, disability , age , or any other basis prohibited by District prohibits dating violence, as defined by this policy. on against anyone involved in the complaint process is a of District policy and is prohibited.
Discrimination	student o origin, ag	nation against a student is defined as conduct directed at a on the basis of race, color, religion, sex, gender, national ge, disability, age, or on any other basis prohibited by law, ersely affects the student.
Prohibited Conduct	<u>harassm</u> <u>cy, even</u> <u>duct.</u>	blicy, the term "prohibited conduct" includes discrimination, ent, dating violence, and retaliation as defined by this poli- if the behavior does not rise to the level of unlawful con- ed conduct also includes sexual harassment as defined by
		See FFH(LEGAL)]
Prohibited Harassment	or nonve sex, gen prohibite	ed harassment of a student is defined as physical, verbal, irbal conduct based on the student's race, color, religion, der, national origin, age, disability, age, or any other basis d by law, when the conduct that is so severe, persistent, sive that the conduct:
	edu	ects a student's ability to participate in or benefit from an activity, or creates an intimidating, eatening, hostile, or offensive educational environment;
		s the purpose or effect of substantially or unreasonably in- ering with the student's academic performance; or
		erwise adversely affects the student's educational oppor- ities.
	Prohibite and this	ed harassment includes dating violence as defined by law policy.
Examples	•	s of prohibited harassment may include offensive or de- language directed at another person's religious beliefs or
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STUDENT WELFARE FREEDOM FROM DISC	IMINATION, HARASSMENT, AND RETALIATION (L	FFH OCAL)
	practices, accent, skin color, or need for accommodation; thr ing, intimidating, or humiliating conduct; offensive jokes, nam ing, slurs, or rumors; cyberharassment; physical aggression sault; display of graffiti or printed material promoting racial, e or other negative stereotypes; or other kinds of aggressive co such as theft or damage to property.	ne call- or as- thnic,
Sex-Based Harassment	As required by law, the District shall follow the procedures be Response to Sexual Harassment—Title IX upon a report of s based harassment, including sexual harassment, gender-bas harassment, and dating violence, when such allegations, if p would meet the definition of sexual harassment under Title IX FFH(LEGAL)]	sex- sed roved,
Sexual Harassment By an Employee	Sexual harassment of a student by a District employee inclue both welcome and unwelcome sexual advances; requests fo ual favors; sexually motivated physical, verbal, or nonverbal duct; or other conduct or communication of a sexual nature v	r sex- con-
	 A District employee causes the student to believe that the student must submit to the conduct in order to participate school program or activity, or that the employee will male educational decision based on whether or not the stude submits to the conduct; or 	te in a ke an
	2. The conduct is so severe, persistent, or pervasive that i	t:
	 Affects the student's ability to participate in or bene from an educational program or activity, or otherwi versely affects the student's educational opportuni 	se ad-
	b. Creates an intimidating, threatening, hostile, or ab educational environment.	usive
	Romantic or other inappropriate social relationships between dents and District employees are prohibited. Any sexual relat ship between a student and a District employee is always pro ed, even if consensual. [See DH]	tion-
By Others	Sexual harassment of a student, including harassment committed by another student, includes unwelcome sexual advances; re- quests for sexual favors; or sexually motivated physical, verbal, or nonverbal conduct when the conduct is so severe, persistent, or pervasive that it:	
	 Affects a student's ability to participate in or benefit from educational program or activity, or creates an intimidatir threatening, hostile, or offensive educational environme 	ng,

	2.	Has the purpose or effect of substantially or unreasonably in- terfering with the student's academic performance; or
	3.	Otherwise adversely affects the student's educational oppor- tunities.
Examples	adv tact ture	imples of sexual harassment of a student may include sexual ances; touching intimate body parts or coercing physical con- that is sexual in nature; jokes or conversations of a sexual na- e; and other sexually motivated conduct, contact, or communica- s, including electronic communication or contact .
	by t phy	cessary or permissible physical contact such as assisting a child aking the child's hand, comforting a child with a hug, or other sical contact not reasonably construed as sexual in nature is sexual harassment.
Gender-Based Harassment	con cha or ti culi hara	nder-based harassment includes physical, verbal, or nonverbal duct based on the student's gender, the student's expression of racteristics perceived as stereotypical for the student's gender, he student's failure to conform to stereotypical notions of mas- nity or femininity. For purposes of this policy, gender-based assment is considered prohibited harassment if the conduct is severe, persistent, or pervasive that the conduct:
	1.	Affects a student's ability to participate in or benefit from an educational program or activity, or creates an intimidating, threatening, hostile, or offensive educational environment;
	2.	Has the purpose or effect of substantially or unreasonably in- terfering with the student's academic performance; or
	3.	Otherwise adversely affects the student's educational oppor- tunities.
Examples	rega sex nan sior	imples of gender-based harassment directed against a student, ardless of the student's or the harasser's actual or perceived ual orientation or gender identity, may include offensive jokes, ne-calling, slurs, or rumors; cyberharassment; physical aggres- n or assault; threatening or intimidating conduct; or other kinds aggressive conduct such as theft or damage to property.
Dating Violence	rela hari tion acts indi	ing violence occurs when a person in a current or past dating tionship uses physical, sexual, verbal, or emotional abuse to m, threaten, intimidate, or control the other person in the rela- ship. Dating violence also occurs when a person commits these s against a person in a marriage or dating relationship with the vidual who is or was once in a marriage or dating relationship in the person committing the offense.

	For purposes of this policy, dating violence is considered prohibited harassment if the conduct is so severe, persistent, or pervasive that the conduct:	
	(Affects a student's ability to participate in or benefit from an educational program or activity, or creates an intimidating, threatening, hostile, or offensive educational environment;
		Has the purpose or effect of substantially or unreasonably in- terfering with the student's academic performance; or
		Otherwise adversely affects the student's educational oppor- tunities.
Examples	cal or at the stude prope homic the st dent's	ples of dating violence against a student may include physi- sexual assaults; name-calling; put-downs; or threats directed e student, the student's family members, or members of the nt's household. Additional examples may include destroying erty belonging to the student, threatening to commit suicide or cide if the student ends the relationship, attempting to isolate udent from friends and family, stalking, threatening a stu- s spouse or current dating partner, or encouraging others to ge in these behaviors.
Retaliation	again haras good	District prohibits retaliation by a student or District employee st a student alleged to have experienced discrimination or sment, including dating violence, or another student who, in faith, makes a report of harassment or discrimination, serves witness, or participates in an investigation.
Examples	tracis or un	ples of retaliation may include threats, rumor spreading, os- m, assault, destruction of property, unjustified punishments, warranted grade reductions. Unlawful retaliation does not in- petty slights or annoyances.
False Claim	ments ing di	dent who intentionally makes a false claim, offers false state- s, or refuses to cooperate with a District investigation regard- scrimination or harassment, including dating violence, shall bject to appropriate disciplinary action.
Prohibited Conduct	haras	Spolicy, the term "prohibited conduct" includes discrimination, sment, dating violence, and retaliation as defined by this poli- on if the behavior does not rise to the level of unlawful con-
Reporting Procedures Student Report	ed co hibite teach	tudent who believes that he or she has experienced prohibit- nduct or believes that another student has experienced pro- d conduct should immediately report the alleged acts to a er, school counselor, principal, other District employee, or the opriate District official listed in this policy.

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STUDENT WELFAREFFHFREEDOM FROM DISCRIMINATION, HARASSMENT, AND RETALIATION(LOCAL)			
Employee Report	Any District employee who suspects or receives direct or indirect notice that a student or group of students has or may have experi- enced prohibited conduct shall immediately notify the appropriate District official listed in this policy and take any other steps require by this policy.		
Definition of District Officials	For the purposes of this policy, District officials are the Title IX co- ordinator, the ADA/Section 504 coordinator, and the Superinten- dent.		
Title IX Coordinator	Reports of discrimination based on sex, including sexual harass- ment, or gender-based harassment, or dating violence, may be di- rected to the designated Title IX coordinator for students. [See FFH(EXHIBIT)]	-	
ADA / Section 504 Coordinator	Reports of discrimination based on disability may be directed to th designated ADA/Section 504 coordinator for students. [See FFH(EXHIBIT)]	е	
Superintendent	The Superintendent shall serve as coordinator for purposes of Dis trict compliance with all other nondiscrimination laws.	-	
Alternative Reporting Procedures	An individual A student shall not be required to report prohibited conduct to the person alleged to have committed the conduct. Reports concerning prohibited conduct, including reports against the Title IX coordinator or ADA/Section 504 coordinator, may be directed to the Superintendent.		
	A report against the Superintendent may be made directly to the Board. If a report is made directly to the Board, the Board shall ap point an appropriate person to conduct an investigation.	-	
Timely Reporting	To ensure the District's prompt investigation, reports Reports of prohibited conduct shall be made as soon as possible after the alleged 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.		
Notice to Parents	The District official or designee shall promptly notify the parents of any student alleged to have experienced prohibited conduct by a District employee or another adult.	:	
	[For parental notification requirements regarding an allegation of educator misconduct with a student, see FFF.]		
Investigation of Reports Other Than Title IX the Report	The following procedures apply to all allegations of prohibited con- duct other than allegations of harassment prohibited by Title IX. [See FFH(LEGAL)] For allegations of sex-based harassment that, if proved, would meet the definition of sexual harassment under Title IX, including sexual harassment, gender-based harassment,		

and dating violence, see the procedures below at Response to Sexual Harassment—Title IX.

The District may request, but shall not require, a written report. If a report is made orally, the District official shall reduce the report to written form.

Initial Assessment Upon receipt or notice of a report, the District official shall determine whether the allegations, if provedproven, would constitute prohibited conduct as defined by this policy. If so, the District shall immediately undertake an investigation, except as provided below at Criminal Investigation.

> If the District official determines that the allegations, if proved proven, would not constitute prohibited conduct as defined by this policy, the District official shall refer the complaint for consideration under FFI.

- Interim Action If appropriate and regardless of whether a criminal or regulatory investigation regarding the alleged conduct is pending, the District shall promptly take interim action calculated to address prohibited conduct or bullying prior to the completion of the District's investigation.
- District Investigation The investigation may be conducted by the District official or a designee, such as the principal, or by a third party designated by the District, such as an attorney. When appropriate, the principal shall be involved in or informed of the investigation.

The investigation may consist of personal interviews with the person making the report, the person against whom the report is filed, and others with knowledge of the circumstances surrounding the allegations. The investigation may also include analysis of other information or documents related to the allegations.

- Criminal If a law enforcement or regulatory agency notifies the District that a criminal or regulatory investigation has been initiated, the District shall confer with the agency to determine if the District investigation would impede the criminal or regulatory investigation. The District shall proceed with its investigation only to the extent that it does not impede the ongoing criminal or regulatory investigation. After the law enforcement or regulatory agency has finished gathering its evidence, the District shall promptly resume its investigation.
- Concluding the Investigation Absent extenuating circumstances, such as a request by a law enforcement or regulatory agency for the District to delay its investigation, the investigation should be completed within ten District business days from the date of the report; however, the investiga-

	tor shall take additional time if necessary to complete a thorough investigation.
	The investigator shall prepare a written report of the investigation. The report shall include a determination of whether prohibited con- duct or bullying occurred. The report shall be filed with the District official overseeing the investigation.
Notification of Outcome	Notification of the outcome of the investigation shall be provided to both parties in compliance with FERPA.
District Action Prohibited Conduct	If the results of an investigation indicate that prohibited conduct occurred, the District shall promptly respond by taking appropriate disciplinary action in accordance with the Student Code of Conduct and may take corrective action reasonably calculated to address the conduct.
Corrective Action	Examples of corrective action may include a training program for those involved in the reportcomplaint, a comprehensive education program for the school community, counseling to the victim and the student who engaged in prohibited conduct, follow-up inquiries to determine if any new incidents or any instances of retaliation have occurred, involving parents and students in efforts to identify prob- lems and improve the school climate, increasing staff monitoring of areas where prohibited conduct has occurred, and reaffirming the District's policy against discrimination and harassment.
Bullying	If the results of an investigation indicate that bullying occurred, as defined by FFI, the District official shall refer to FFI for appropriate notice to parents and District action. The District official shall refer to FDB for transfer provisions.
Improper Conduct	If the investigation reveals improper conduct that did not rise to the level of prohibited conduct or bullying, the District may take disci- plinary action in accordance with the Student Code of Conduct or other corrective action reasonably calculated to address the con- duct.
Confidentiality	To the greatest extent possible, the District shall respect the priva- cy of the complainant, persons against whom a report is filed, and witnesses. Limited disclosures may be necessary in order to con- duct a thorough investigation and comply with applicable law.
Appeal	A student or parent who is dissatisfied with the outcome of the in- vestigation may appeal through FNG(LOCAL), beginning at the appropriate level. A student or parent shall be informed of his or her right to file a complaint with the United States Department of Education Office for Civil Rights.

Response to Sexual Harassment–Title IX	For purposes of the District's response to reports of harassment prohibited by Title IX, definitions can be found in FFH(LEGAL).		
General Response	When the District receives notice or an allegation of conduct that, if proved, would meet the definition of sexual harassment under Title IX, the Title IX coordinator shall promptly contact the complainant to:		
	• Discuss the availability of supportive measures and inform the complainant that they are available, with or without the filing of a formal complaint;		
	• Consider the complainant's wishes with respect to supportive measures; and		
	• Explain to the complainant the option and process for filing a formal complaint.		
	The District's response to sexual harassment shall treat complainants and respondents equitably by offering supportive measures to both parties, as appropriate, and by following the Title IX formal complaint process before imposing disciplinary sanctions or other actions that are not supportive measures against a respondent.		
	If a formal complaint is not filed, the District reserves the right to investigate and respond to prohibited conduct in accordance with Board policies and the Student Code of Conduct.		
Title IX Formal Complaint Process	To distinguish the process described below from the District's gen- eral grievance policies [see DGBA, FNG, and GF], this policy re- fers to the grievance process required by Title IX regulations for responding to formal complaints of sexual harassment as the Dis- trict's "Title IX formal complaint process."		
	The Superintendent shall ensure the development of a Title IX for- mal complaint process that complies with legal requirements. [See FFH(LEGAL)] The formal complaint process shall be posted on the District's website. In compliance with Title IX regulations, the Dis- trict's Title IX formal complaint process shall address the following basic requirements:		
	1. Equitable treatment of complainants and respondents;		
	2. An objective evaluation of all relevant evidence;		
	 A requirement that the Title IX coordinator, investigator, deci- sion-maker, or any person designated to facilitate an informal resolution process not have a conflict of interest or bias; 		

	 A presumption that the respondent is not responsible for the alleged sexual harassment until a determination is made at the conclusion of the Title IX formal complaint process;
	5. Time frames that provide for a reasonably prompt conclusion of the Title IX formal complaint process, including time frames for appeals and any informal resolution process, and that allow for temporary delays or the limited extension of time frames with good cause and written notice as required by law;
	 A description of the possible disciplinary sanctions and reme- dies that may be implemented following a determination of re- sponsibility for the alleged sexual harassment;
	 A statement of the standard of evidence to be used to deter- mine responsibility for all Title IX formal complaints of sexual harassment;
	 Procedures and permissible bases for the complainant and re- spondent to appeal a determination of responsibility or a dis- missal of a Title IX formal complaint or any allegations therein;
	 A description of the supportive measures available to the com- plainant and respondent;
	 A prohibition on using or seeking information protected under a legally recognized privilege unless the individual holding the privilege has waived the privilege;
	11. Additional formal complaint procedures in 34 C.F.R. 106.45(b), including written notice of a formal complaint, consolidation of formal complaints, recordkeeping, and investigation proce- dures; and
	12. Other local procedures as determined by the Superintendent.
Standard of Evidence	The standard of evidence used to determine responsibility in a Title IX formal complaint of sexual harassment shall be the preponderance of the evidence.
<u>Retaliation</u>	<u>The District prohibits retaliation by a student or District employee</u> <u>against a student alleged to have experienced discrimination or</u> <u>harassment, including dating violence, or another student who, in</u> <u>good faith, makes a report of harassment or discrimination, files a</u> complaint of harassment or discrimination, serves as a witness, or participates in an investigation. The definition of prohibited retalia- tion under this policy also includes retaliation against a student who refuses to participate in any manner in an investigation under Title IX.

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STUDENT WELFARE FREEDOM FROM DISC	FFH RIMINATION, HARASSMENT, AND RETALIATION (LOCAL)
<u>Examples</u>	Examples of retaliation may include threats, intimidation, coercion, rumor spreading, ostracism, assault, destruction of property, unjus- tified punishments, or unwarranted grade reductions. Unlawful re- taliation does not include petty slights or annoyances.
<u>False Claim</u>	A student who intentionally makes a false claim or offers false statements in a District investigation regarding discrimination or harassment, including dating violence, shall be subject to appropri- ate disciplinary action in accordance with law.
Records Retention	The District shall retain copies of allegations, investigation reports, and related records regarding any prohibited conduct in accord- ance with the District's records controlretention schedules, but for no less than the minimum amount of time required by law. [See CPC]
	[For Title IX recordkeeping and retention provisions, see FFH(LEGAL) and the District's Title IX formal complaint process.]
Access to Policy and Procedures	Information regarding this policy and any accompanying proce- dures shall be distributed annually in the employee and student handbooks. Copies of the policy and procedures shall be posted on the District's website, to the extent practicable, and readily available at each campus and the District's administrative offices.

Brownwood ISD 025902	
STUDENT ACTIVITIESFMCONTESTS AND COMPETITION(LOCAL)	
UIL Activities	State Board and UIL rules shall govern interscholastic activities; however, Board policies and District rules may supplement State Board and UIL rules.
	No event shall be scheduled and no student allowed to participate in any UIL event unless all pertinent rules and regulations are strictly enforced. The Superintendent or designee shall maintain all necessary records and reports. Sponsors and coaches are re- sponsible for knowledge of and compliance with rules for eligibility and participation. [See FM]
Athletic Program	A well-rounded program of interscholastic athletics shall be main- tained in the District secondary schools. The operation of the total program, including the starting and ending dates for each sport, shall be in accordance with regulations set by the UIL and the Board.
	Supervision of the program shall be the responsibility of the Super- intendent, but certain responsibilities may be delegated to other staff members. In each school, the principal shall have direct re- sponsibility to maintain the athletic program as an integral part of the educational program of that school.
	Interschool competitive athletics shall not be part of the elementary grades' program. To the extent practicable, a program of intra- school sports activities for elementary students shall be maintained as part of the physical education program.
Non-UIL Activities	Contests and competitive activities that are sponsored by outside organizations shall not be recommended to students unless the activities supplement and do not interfere with the regular school program. Contests and competitive activities shall have the prior approval of the Superintendent or designee, who shall develop the necessary rules and regulations to implement this policy. [See FM]
Overnight Trips	Students involved in UIL competition that requires an overnight trip shall have their expenses paid by the District. [See also FM, FMG]

STUDENT RIGHTS AND RESPONSIBILITIES
STUDENT AND PARENT COMPLAINTS/GRIEVANCES

Complaints		In this policy, the terms "complaint" and "grievance" shall have the same meaning.		
Other Complaint Processes	poli the	dent or parent complaints shall be filed in accordance with this cy, except as required by the policies listed below. Some of se policies require appeals to be submitted in accordance with G after the relevant complaint process:		
	1.	Complaints alleging discrimination or harassment based on race, color, religion, sex, gender, national origin, age, or disability, or religion shall be submitted in accordance with FFH.		
	2.	Complaints concerning dating violence shall be submitted in accordance with FFH.		
	3.	Complaints concerning retaliation related to discrimination and harassment shall be submitted in accordance with FFH.		
	4.	Complaints concerning bullying or retaliation related to bully- ing shall be submitted in accordance with FFI.		
	5.	Complaints concerning failure to award credit or a final grade on the basis of attendance shall be submitted in accordance with FEC.		
	6.	Complaints concerning expulsion shall be submitted in ac- cordance with FOD and the Student Code of Conduct.		
	7.	Complaints concerning any final decisions of the gifted and talented selection committee regarding selection for or exit from the gifted program shall be submitted in accordance with EHBB.		
	8.	Complaints concerning identification, evaluation, or educa- tional placement of a student with a disability within the scope of Section 504 shall be submitted in accordance with FB and the procedural safeguards handbook.		
	9.	Complaints concerning identification, evaluation, educational placement, or discipline of a student with a disability within the scope of the Individuals with Disabilities Education Act shall be submitted in accordance with EHBAE, FOF, and the proce- dural safeguards handbook provided to parents of all students referred to special education.		
	10.	Complaints concerning instructional resources shall be sub- mitted in accordance with EF.		
	11.	Complaints concerning a commissioned peace officer who is		

11. Complaints concerning a commissioned peace officer who is an employee of the District shall be submitted in accordance with CKE.

	12.	Complaints concerning intradistrict transfers or campus as- signment shall be submitted in accordance with FDB.
	13.	Complaints concerning admission, placement, or services provided for a homeless student shall be submitted in accordance with FDC.
	prop anc nec son	nplaints regarding refusal of entry to or ejection from District berty based on Education Code 37.105 shall be filed in accord- e with this policy. However, the timelines shall be adjusted as essary to permit the complainant to address the Board in per- within 90 calendar days of filing the initial complaint, unless the aplaint is resolved before the Board considers it. [See GKA(LE- _)]
Notice to Students and Parents		District shall inform students and parents of this policy through ropriate District publications.
Guiding Principles Informal Process	cerr min cerr	Board encourages students and parents to discuss their con- ns with the appropriate teacher, principal, or other campus ad- istrator who has the authority to address the concerns. Con- ns should be expressed as soon as possible to allow early plution at the lowest possible administrative level.
		rmal resolution shall be encouraged but shall not extend any dlines in this policy, except by mutual written consent.
Formal Process		udent or parent may initiate the formal process described be- by timely filing a written complaint form.
	pare cerr	n after initiating the formal complaint process, students and ents are encouraged to seek informal resolution of their con- ns. A student or parent whose concerns are resolved may with- w a formal complaint at any time.
	ate	process described in this policy shall not be construed to cre- new or additional rights beyond those granted by law or Board cy, nor to require a full evidentiary hearing or "mini-trial" at any el.
Freedom from Retaliation		ther the Board nor any District employee shall unlawfully retali- against any student or parent for bringing a concern or com- nt.
General Provisions Filing	by e Mai app the	nplaint forms and appeal notices may be filed by hand-delivery, electronic communication, including email and fax, or by U.S. I. Hand-delivered filings shall be timely filed if received by the ropriate administrator or designee by the close of business on deadline. Filings submitted by electronic communication shall imely filed if they are received by the close of business on the

	deadline, as indicated by the date/time shown on the electronic communication. Mail filings shall be timely filed if they are post- marked by U.S. Mail on or before the deadline and received by the appropriate administrator or designated representative no more than three days after the deadline.
Scheduling Conferences	The District shall make reasonable attempts to schedule confer- ences at a mutually agreeable time. If a student or parent fails to appear at a scheduled conference, the District may hold the con- ference and issue a decision in the student's or parent's absence.
Response	At Levels One and Two, "response" shall mean a written communi- cation to the student or parent from the appropriate administrator. Responses may be hand-delivered, sent by electronic communica- tion to the student's or parent's email address of record, or sent by U.S. Mail to the student's or parent's mailing address of record. Mailed responses shall be timely if they are postmarked by U.S. Mail on or before the deadline.
Days	"Days" shall mean District business days, unless otherwise noted In calculating timelines under this policy, the day a document is filed is "day zero." The following business day is "day one."
Representative	"Representative" shall mean any person who or organization that is designated by the student or parent to represent the student or parent in the complaint process. A student may be represented by an adult at any level of the complaint.
	The student or parent may designate a representative through writ- ten notice to the District at any level of this process. If the student or parent designates a representative with fewer than three days' notice to the District before a scheduled conference or hearing, the District may reschedule the conference or hearing to a later date, if desired, in order to include the District's counsel. The District may be represented by counsel at any level of the process.
Consolidating Complaints	Complaints arising out of an event or a series of related events shall be addressed in one complaint. A student or parent shall not file separate or serial complaints arising from any event or series of events that have been or could have been addressed in a previous complaint.
Untimely Filings	All time limits shall be strictly followed unless modified by mutual written consent.
	If a complaint form or appeal notice is not timely filed, the com- plaint may be dismissed, on written notice to the student or parent, at any point during the complaint process. The student or parent may appeal the dismissal by seeking review in writing within ten days from the date of the written dismissal notice, starting at the

	level at which the complaint was dismissed. Such appeal shall be limited to the issue of timeliness.		
Costs Incurred	Each party shall pay its own costs incurred in the course of the complaint.		
Complaint and Appeal Forms	Complaints and appeals under this policy shall be submitted in writing on a form provided by the District.		
	Copies of any documents that support the complaint should be at- tached to the complaint form. If the student or parent does not have copies of these documents, copies may be presented at the Level One conference. After the Level One conference, no new documents may be submitted by the student or parent unless the student or parent did not know the documents existed before the Level One conference.		
	A complaint or appeal form that is incomplete in any material as- pect may be dismissed but may be refiled with all the required in- formation if the refiling is within the designated time for filing.		
Level One	Complaint forms must be filed:		
	 Within 15 days of the date the student or parent first knew, or with reasonable diligence should have known, of the decision or action giving rise to the complaint or grievance; and 		
	With the lowest level administrator who has the authority to remedy the alleged problem.		
	In most circumstances, students and parents shall file Level One complaints with the campus principal.		
	If the only administrator who has authority to remedy the al- leged problem is the Superintendent or designee, the com- plaint may begin at Level Two following the procedure, includ- ing deadlines, for filing the complaint form at Level One.		
	If the complaint is not filed with the appropriate administrator, the receiving administrator must note the date and time the complaint form was received and immediately forward the complaint form to the appropriate administrator.		
	The appropriate administrator shall investigate as necessary and schedule a conference with the student or parent within ten days after receipt of the written complaint. The administrator may set reasonable time limits for the conference.		
	Absent extenuating circumstances, the administrator shall provide the student or parent a written response within ten days following the conference. The written response shall set forth the basis of the		

	deci	sion. In reaching a decision, the administrator may consider in-		
	formation provided at the Level One conference and any other rel- evant documents or information the administrator believes will help resolve the complaint.			
Level Two	If the student or parent did not receive the relief requested at Level One or if the time for a response has expired, the student or parent may request a conference with the Superintendent or designee to appeal the Level One decision.			
	The appeal notice must be filed in writing, on a form provided by the District, within ten days of the date of the written Level One re- sponse or, if no response was received, within ten days of the Level One response deadline.			
	After receiving notice of the appeal, the Level One administrator shall prepare and forward a record of the Level One complaint to the Level Two administrator. The student or parent may request a copy of the Level One record.			
	The	The Level One record shall include:		
	1.	The original complaint form and any attachments.		
	2.	All other documents submitted by the student or parent at Level One.		
	3.	The written response issued at Level One and any attach- ments.		
	4.	All other documents relied upon by the Level One administra- tor in reaching the Level One decision.		
	The Superintendent or designee shall schedule a conference within ten days after the appeal notice is filed. The conference shall be limited to the issues and documents considered at Level One. At the conference, the student or parent may provide information concerning any documents or information relied upon by the ad- ministration for the Level One decision. The Superintendent or de- signee may set reasonable time limits for the conference.			
	The Superintendent or designee shall provide the student or parent a written response within ten days following the conference. The written response shall set forth the basis of the decision. In reach- ing a decision, the Superintendent or designee may consider the Level One record, information provided at the Level Two confer- ence, and any other relevant documents or information the Super- intendent or designee believes will help resolve the complaint.			
		ordings of the Level One and Level Two conferences, if any, I be maintained with the Level One and Level Two records.		

Level Three	If the student or parent did not receive the relief requested at Level Two or if the time for a response has expired, the student or parent may appeal the decision to the Board.		
	The appeal notice must be filed in writing, on a form provided by he District, within ten days of the date of the written Level Two re sponse or, if no response was received, within ten days of the Level Two response deadline.		
	The Superintendent or designee shall inform the student or parent of the date, time, and place of the Board meeting at which the com- plaint will be on the agenda for presentation to the Board.		
	The Superintendent or designee shall provide the Board the record of the Level Two appeal. The student or parent may request a copy of the Level Two record.		
	The Level Two record shall include:		
	. The Level One record.		
	2. The notice of appeal from Level One to Level Two.		
	 The written response issued at Level Two and any attach- ments. 		
	 All other documents relied upon by the administration in reaching the Level Two decision. 		
	The appeal shall be limited to the issues and documents consid- ered at Level Two, except that if at the Level Three hearing the ad- ministration intends to rely on evidence not included in the Level Two record, the administration shall provide the student or parent notice of the nature of the evidence at least three days before the hearing.		
	The District shall determine whether the complaint will be pre- sented in open or closed meeting in accordance with the Texas Open Meetings Act and other applicable law. [See BE]		
	The presiding officer may set reasonable time limits and guidelines for the presentation, including an opportunity for the student or par- ent and administration to each make a presentation and provide re- buttal and an opportunity for questioning by the Board. The Board shall hear the complaint and may request that the administration provide an explanation for the decisions at the preceding levels.		
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In addition to any other record of the Board meeting required by law, the Board shall prepare a separate record of the Level Three presentation. The Level Three presentation, including the presentation by the student or parent or the student's representative, any

presentation from the administration, and questions from the Board with responses, shall be recorded by audio recording, video/audio recording, or court reporter.

The Board shall then consider the complaint. It may give notice of its decision orally or in writing at any time up to and including the next regularly scheduled Board meeting. If the Board does not make a decision regarding the complaint by the end of the next regularly scheduled meeting, the lack of a response by the Board upholds the administrative decision at Level Two.

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Complaints	In this policy, the terms "complaint" and "grievance" shall have the same meaning.	
Other Complaint Processes	Complaints by members of the public shall be filed in accordance with this policy, except as required by the policies listed below. Some of these policies require appeals to be submitted in accord- ance with GF after the relevant complaint process:	
	1. Complaints concerning instructional resources shall be filed in accordance with EF.	
	 Complaints concerning a commissioned peace officer who is an employee of the District shall be filed in accordance with CKE. 	
	Complaints regarding refusal of entry to or ejection from District property based on Education Code 37.105 shall be filed in accord- ance with this policy. However, the timelines shall be adjusted as necessary to permit the complainant to address the Board in per- son within 90 calendar days of filing the initial complaint, unless the complaint is resolved before the Board considers it. [See GKA(LE- GAL)]	
Guiding Principles Informal Process	The Board encourages the public to discuss concerns with an ap- propriate administrator who has the authority to address the con- cerns. Concerns should be expressed as soon as possible to allow early resolution at the lowest possible administrative level.	
	Informal resolution shall be encouraged but shall not extend any deadlines in this policy, except by mutual written consent.	
Formal Process	An individual may initiate the formal process described below by timely filing a written complaint form.	
	Even after initiating the formal complaint process, individuals are encouraged to seek informal resolution of their concerns. An indi- vidual whose concerns are resolved may withdraw a formal com- plaint at any time.	
	The process described in this policy shall not be construed to cre- ate new or additional rights beyond those granted by law or Board policy, nor to require a full evidentiary hearing or "mini-trial" at any level.	
Freedom from Retaliation	Neither the Board nor any District employee shall unlawfully retali- ate against any individual for bringing a concern or complaint.	
General Provisions Filing	Complaint forms and appeal notices may be filed by hand-delivery, by electronic communication, including email and fax, or by U.S. Mail. Hand-delivered filings shall be timely filed if received by the appropriate administrator or designee by the close of business on	

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	the deadline. Filings submitted by electronic communication	
	be timely filed if they are received by the close of business o deadline, as indicated by the date/time shown on the electro communication. Mail filings shall be timely filed if they are po marked by U.S. Mail on or before the deadline and received appropriate administrator or designated representative no me than three days after the deadline.	nic st- by the
Scheduling Conferences	The District shall make reasonable attempts to schedule con ences at a mutually agreeable time. If the individual fails to a at a scheduled conference, the District may hold the confere and issue a decision in the individual's absence.	ppear
Response	At Levels One and Two, "response" shall mean a written con cation to the individual from the appropriate administrator. Re sponses may be hand-delivered, sent by electronic commun to the individual's email address of record, or sent by U.S. M the individual's mailing address of record. Mailed responses be timely if they are postmarked by U.S. Mail on or before th deadline.	e- ication ail to shall
Days	"Days" shall mean District business days, unless otherwise r In calculating timelines under this policy, the day a document filed is "day zero." The following business day is "day one."	
Representative	"Representative" shall mean any person who or organization designated by an individual to represent the individual in the plaint process.	
	The individual may designate a representative through written tice to the District at any level of this process. If the individual ignates a representative with fewer than three days' notice to District before a scheduled conference or hearing, the District reschedule the conference or hearing to a later date, if desired order to include the District's counsel. The District may be re- sented by counsel at any level of the process.	l des- o the ct may ed, in
Consolidating Complaints	Complaints arising out of an event or a series of related ever shall be addressed in one complaint. An individual shall not f separate or serial complaints arising from any event or series events that have been or could have been addressed in a pr complaint.	ïle s of
Untimely Filings	All time limits shall be strictly followed unless modified by mu written consent.	itual
	If a complaint form or appeal notice is not timely filed, the complaint may be dismissed, on written notice to the individual, a point during the complaint process. The individual may apper dismissal by seeking review in writing within ten days from the formation of the section of the section.	at any al the
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	of the written dismissal notice, starting at the level at which the complaint was dismissed. Such appeal shall be limited to the issue of timeliness.		
Costs Incurred	Each party shall pay its own costs incurred in the course of the complaint.		
Complaint and Appeal Forms	Complaints and appeals under this policy shall be submitted in writing on a form provided by the District.		
	Copies of any documents that support the complaint should be at- tached to the complaint form. If the individual does not have copies of these documents, they may be presented at the Level One con- ference. After the Level One conference, no new documents may be submitted by the individual unless the individual did not know the documents existed before the Level One conference.		
	A complaint or appeal form that is incomplete in any material as- pect may be dismissed but may be refiled with all the required in- formation if the refiling is within the designated time for filing.		
Level One	Complaint forms must be filed:		
	 Within 15 days of the date the individual first knew, or with reasonable diligence should have known, of the decision or action giving rise to the complaint or grievance; and 		
	With the lowest level administrator who has the authority to remedy the alleged problem.		
	If the only administrator who has authority to remedy the al- leged problem is the Superintendent or designee, the com- plaint may begin at Level Two following the procedure, includ- ing deadlines, for filing the complaint form at Level One.		
	If the complaint is not filed with the appropriate administrator, the receiving administrator must note the date and time the complaint form was received and immediately forward the complaint form to the appropriate administrator.		
	The appropriate administrator shall investigate as necessary and schedule a conference with the individual within ten days after receipt of the written complaint. The administrator may set reasonable time limits for the conference.		
	Absent extenuating circumstances, the administrator shall provide the individual a written response within ten days following the con- ference. The written response shall set forth the basis of the deci- sion. In reaching a decision, the administrator may consider infor- mation provided at the Level One conference and any other		

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		vant documents or information the administrator believes will resolve the complaint.
Level Two	if the conf	e individual did not receive the relief requested at Level One or e time for a response has expired, he or she may request a ference with the Superintendent or designee to appeal the el One decision.
	the spor	appeal notice must be filed in writing, on a form provided by District, within ten days of the date of the written Level One re- nse or, if no response was received, within ten days of the el One response deadline.
	shal the	r receiving notice of the appeal, the Level One administrator I prepare and forward a record of the Level One complaint to Level Two administrator. The individual may request a copy of Level One record.
	The	Level One record shall include:
	1.	The original complaint form and any attachments.
	2.	All other documents submitted by the individual at Level One.
	3.	The written response issued at Level One and any attach- ments.
	4.	All other documents relied upon by the Level One administra- tor in reaching the Level One decision.
	with be li At th ing a for t	Superintendent or designee shall schedule a conference in ten days after the appeal notice is filed. The conference shall mited to the issues and documents considered at Level One. The conference, the individual may provide information concern- any documents or information relied upon by the administration the Level One decision. The Superintendent or designee may reasonable time limits for the conference.
	ten i resp cisic One any	Superintendent or designee shall provide the individual a writ- response within ten days following the conference. The written onse shall set forth the basis of the decision. In reaching a de- on, the Superintendent or designee may consider the Level e record, information provided at the Level Two conference, and other relevant documents or information the Superintendent or gnee believes will help resolve the complaint.
		ordings of the Level One and Level Two conferences, if any, I be maintained with the Level One and Level Two records.

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Level Three	If the individual did not receive the relief requested at Level Two or if the time for a response has expired, he or she may appeal the decision to the Board.		
	The appeal notice must be filed in writing, on a form provided by the District, within ten days of the date of the written Level Two re- sponse or, if no response was received, within ten days of the Level Two response deadline.		
	The Superintendent or designee shall inform the individual of the date, time, and place of the Board meeting at which the complaint will be on the agenda for presentation to the Board.		
	The Superintendent or designee shall provide the Board the record of the Level Two appeal. The individual may request a copy of the Level Two record.		
	The	Level Two record shall include:	
	1.	The Level One record.	
	2.	The notice of appeal from Level One to Level Two.	
	3.	The written response issued at Level Two and any attach- ments.	
	4.	All other documents relied upon by the administration in reaching the Level Two decision.	
	The appeal shall be limited to the issues and documents consid- ered at Level Two, except that if at the Level Three hearing the ad- ministration intends to rely on evidence not included in the Level Two record, the administration shall provide the individual notice of the nature of the evidence at least three days before the hearing.		
	The District shall determine whether the complaint will be pre- sented in open or closed meeting in accordance with the Texas Open Meetings Act and other applicable law. [See BE]		
	for t adm and hea	presiding officer may set reasonable time limits and guidelines the presentation, including an opportunity for the individual and inistration to each make a presentation and provide rebuttal an opportunity for questioning by the Board. The Board shall r the complaint and may request that the administration provide explanation for the decisions at the preceding levels.	

In addition to any other record of the Board meeting required by law, the Board shall prepare a separate record of the Level Three presentation. The Level Three presentation, including the presentation by the individual or his or her representative, any presentation Brownwood ISD 025902

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from the administration, and questions from the Board with responses, shall be recorded by audio recording, video/audio recording, or court reporter.

The Board shall then consider the complaint. It may give notice of its decision orally or in writing at any time up to and including the next regularly scheduled Board meeting. If the Board does not make a decision regarding the complaint by the end of the next regularly scheduled meeting, the lack of a response by the Board upholds the administrative decision at Level Two.