Review Policy Changes Suggested by IASB (Discussion/Action)

Listed below are policies with the latest updates, changes, or information in response to changes in laws, rules, or regulations. The materials for review are included. The superintendent will include her recommendation for the action to be taken in the right-hand column.

• District 26 does not maintain most ISBE Exhibits, or Administrative Procedures and those materials are excluded from this packet. The district maintains a separate Administrative Procedures Manual.

• District Policy Manuals do not contain ISBE footnotes, therefore footnote changes are not included.

• Legal References and citation changes only are automatic, do not require Board approval and are automatically recorded for insertion into the District Policy Manual.

The Policy Committee will discuss and determine a recommendation for the policies below for inclusion into the District 26 Policy Manual.

Policy No. & Policy Title	Revision Descriptions	Recommended Action (C-A-D-N) *
NEW: 7:255, Students Who are Parents, Expectant Parents, or Victims of Domestic or Sexual Violence	NEW. The policy is created in response to 105 ILCS 5/26A, added by P.A. 102-466, a/k/a <i>ESS Law</i> , eff. 7-1-25, requiring districts to ensure they have policies, procedures, and resources in place to ensure that Article 26A Students are provided with support services necessary to enable them to meet State educational standards and successfully attain a school diploma.	
REWRITTEN: 2:265, Title IX Grievance Procedure	REWRITTEN. The policy is updated in response to <u>State of</u> <u>Tennessee v.</u> <u>Cardona</u> , striking down the 2024 Title IX sex discrimination regulations and restoring the 2020 Title IX regulations, and for continuous improvement.	
DISTRICT UPDATE: 2:150, Committees	DISTRICT UPDATE: Move the Parent-Teacher Advisory Committee (PTAC) from being a Standing Board Committee to a Superintendent Committee.	
2:260, Uniform Grievance Procedure	The policy and footnotes are updated in response to <u>State of</u> <u>Tennessee v.</u> <u>Cardona</u> , striking down the 2024 Title IX sex discrimination regulations and restoring the 2020 Title IX regulations, and for continuous improvement. The footnotes are also updated in response to the Whistleblower Act, 740 ILCS 174/, amended by P.A. 103-867, broadening the scope of legal protections for whistleblowers.	
4:15, Identity Protection	The policy and footnotes are updated in response to 2 C.F.R. Part 200, amended by 89 Fed. Reg 30046, addressing the safeguarding of information under grant awards and updating the definitions for <i>personally identifiable information</i> and <i>protected personally identifiable information</i> .	
4:80, Accounting and Audits	The policy and footnotes are updated in response to 2 C.F.R. Part 200, amended by 89 Fed. Reg. 30046, addressing the disposition and the retention of property acquired under grant awards, including an increase in the capitalization threshold from \$5,000 to \$10,000 for capital assets. The footnotes are also updated for continuous improvement.	
5:10, Equal Employment Opportunity and Minority Recruitment	The policy is updated for the reasons stated in 2:265, <i>Title IX Grievance Procedure</i> , above.	
5:20, Workplace Harassment Prohibited 5:60, Expenses	The policy and footnotes are updated for the reasons stated in 2:265, <i>Title IX Grievance Procedure</i> , above. The Legal References and footnotes are updated in response to a five-year review.	

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5:100, Staff Development	The policy, Legal References, Cross References, and	
Program	footnotes are updated in response to 105 ILCS 5/26A-25	
	and 26A-35, added by P.A. 102-466, a/k/a <i>ESS Law</i> , eff. 7-	
	1-25, requiring training for staff members designated as	
	resource persons and complaint resolvers for Article 26A	
	Students. The policy and footnotes are also updated in	
	response to 105 ILCS 5/10-22.6(c-5), amended by P.A.	
	103-896, requiring ongoing professional development for	
	all personnel on the requirements of 105 ILCS 5/10-22.6	
	and 5/10-20.14, as well as trauma- responsive learning	
	environments, and in response to State of Tennessee v.	
	Cardona, striking down the 2024 Title IX sex discrimination	
	regulations and restoring the 2020 Title IX regulations.	
	Continuous improvement updates are also made to the	
	footnotes.	
6:150, Home and Hospital	The policy, Cross References, and footnotes are updated in	
Instruction	response to 105 ILCS 5/10-22.6a, amended by P.A. 102-466,	
	a/k/a ESS Law, eff. 7-1-25, requiring home instruction for	
	students unable to attend school due to pregnancy-related	
	conditions, the fulfillment of parenting obligations related to	
	the health of the child, or health or safety concerns arising	
	from domestic or sexual violence.	
6:235, Access to Electronic	The policy and footnotes are updated to address the use of	
Networks	artificial intelligence enabled tools in schools. A new, optional	
	Use of Artificial Intelligence (AI)- Enabled Tools subhead is	
	added to the policy. The footnotes are also updated in	
	response to a U.S. Surgeon General's Advisory addressing the	
	safety of social media use for children, and for continuous	
	improvement.	
7:10, Equal Educational	The policy and footnotes are updated in response to <u>State of</u>	
Opportunities	<u>Tennessee v. Cardona</u> , striking down the 2024 Title IX sex	
opportaintico	discrimination regulations and restoring the 2020 Title IX	
	regulations, and for continuous improvement. The Legal	
	References, Cross References, and footnotes are updated in	
	response to 105 ILCS 5/26A, added by P.A. 102-466, a/k/a ESS	
	<i>Law</i> , eff. 7-1-25, requiring schools to facilitate the full	
	participation of Article 26A Students.	
7:20, Harassment of Students	The policy and footnotes are updated in response to <u>State of</u>	
Prohibited	<u>Tennessee v. Cardona</u> , striking down the 2024 Title IX sex	
Prohibited		
	discrimination regulations and restoring the 2020 Title IX	
	regulations, and for continuous improvement. The Legal	
	References and Cross References are updated in response to	
	105 ILCS 5/26A, added by P.A. 102-466, a/k/a <i>ESS Law</i> , eff. 7-	
	1-25.	
7:60, Residence	The policy, Legal References, Cross References, and footnotes	
	are updated in response to 105 ILCS 5/26A, added by P.A. 102-	
	466, a/k/a ESS Law, eff. 7-1-25, permitting but not requiring	
	the interdistrict transfer of students who are parents, expectant	
	parents, victims of domestic or sexual violence. Continuous	
	improvement updates are also made to the footnotes.	
7:70, Attendance and Truancy	The policy, Legal References, Cross References, and	
	footnotes are updated in response to 105 ILCS 5/26-2a,	
	amended by P.A. 102-466, a/k/a ESS Law, eff.	
	7-1-25, adding more valid causes for student absence.	
	Continuous improvement updates are also made to the policy	
	and footnotes.	
	The velice is undeted in response to State of Tennesses	
7:180, Prevention of and	The policy is updated in response to <u>State of Tennessee v.</u>	
	<u>Cardona</u> , striking down the 2024 Title IX sex discrimination	
Response to Bullying,	Cardona, striking down the 2024 Title IX sex discrimination	
Response to Bullying,	<u>Cardona</u> , striking down the 2024 Title IX sex discrimination regulations and restoring the 2020 Title IX regulations, and for	
Response to Bullying,	Cardona, striking down the 2024 Title IX sex discrimination	
7:180, Prevention of and Response to Bullying, Intimidation, and Harassment 7:185, Teen Dating Violence	<u>Cardona</u> , striking down the 2024 Title IX sex discrimination regulations and restoring the 2020 Title IX regulations, and for continuous improvement. Continuous improvement updates are also made to the footnotes.	
Response to Bullying, Intimidation, and Harassment 7:185, Teen Dating Violence	Cardona, striking down the 2024 Title IX sex discriminationregulations and restoring the 2020 Title IX regulations, and forcontinuous improvement. Continuous improvement updatesare also made to the footnotes.The policy is updated in response to State of Tennessee v. Cardona,	
Response to Bullying, Intimidation, and Harassment	<u>Cardona</u> , striking down the 2024 Title IX sex discrimination regulations and restoring the 2020 Title IX regulations, and for continuous improvement. Continuous improvement updates are also made to the footnotes.	

7:190, Student Behavior	The policy, Legal References and footnotes are updated.
	 The policy and footnotes are updated in response to: 1. The addition of a definition for <i>sexting</i> that includes Criminal Code of 2012, 720 ILCS 5/11-23.7, added by P.A. 103-825, criminalizing the <i>non-</i> <i>consensual dissemination of sexually explicit</i> <i>digitized depictions</i>; 2. 105 ILCS 5/22-100, added by P.A. 103-806, defining <i>corporal punishment</i>; 3. 105 ILCS 5/24-24, amended by P.A. 103-806, permitting school employees to only use reasonable force with respect to a student as permitted under 105 ILCS 5/10-20.33; 4. 105 ILCS 5/10-27.1A and 10-27.1B, amended by P.A.s
	 103-609 (first to pass both houses) and 103-780 (second to pass both houses and controlling), requiring the superintendent to annually report to ISBE by July 31 certain incidents on school grounds involving firearms, drugs, and battery against staff members; and 5. Continuous improvement. The Legal References are updated for reason #2 listed
	 above. The footnotes are also updated in response to: 1. 105 ILCS 5/10-20.14, amended by P.A. 103-896, requiring ISBE to publish guidance for the development of reciprocal reporting systems and evidence-based intervention procedures by 7-1-25; 2. III. Human Rights Act, 775 ILCS 5/2-101(N), added by P.A. 103-804, eff. 1-1-26, defining generative artificial intelligence.
	 intelligence; 3. 105 ILCS 5/10-22.6(c-5), amended by P.A. 103-896, requiring districts to make rea- sonable eflorts to provide ongoing professional development to school personnel on 105 ILCS 5/10-22.6 and 105 ILCS 5/10-20.14 and trauma responsive learning environments; 4. <u>A.A. v. Summit Sch. Dist. No. 104</u>, 2024 IL App (1st) 232451, holding that the factors for review of an expulsion previously established under <u>Robinson v.</u>
	 <u>Oak Park</u>, 213 Ill.App.3d 77 (1st Dist. 1991) no longer apply because 105 ILCS 5/10-22.6 has clear standards for expulsion. 5. 105 ILCS 5/10-22.6(b), amended by P.A. 103-896, deleting a provision that ad- dressed the immediate transfer of students to an alternative program who are suspended in excess of 20 school days; 105 ILCS 5/1C-2, amended by P.A. 103-594, prohibiting the expulsion of children from early childhood programs until 7-1- 26. On and after 7-1-26, the prohibition will be effective under
7:200, Suspension Procedures	the Dept. of Early Childhood Act, 325 ILCS 3/15-30(a)(7). The policy and footnotes are updated in response to 105 ILCS 5/10-22.6, amended by P.A. 102-466, a/k/a ESS Law, eff. 7-1- 25, providing that during a suspension review hearing or expulsion hearing, students may disclose any factor to be considered in mitigation, and students must be allowed to appear with a representative and a support person, and for continuous improvement.
7:210, Expulsion Procedures	The policy and footnotes are updated for the reasons stated in 7:200, Suspension Procedures.
7:250, Student Support Services	The policy, Legal References, Cross References, and footnotes are updated in response to 105 ILCS 5/26A, added by P.A. 102-466, a/k/a <i>ESS Law</i> , eff. 7-1- 25, requiring students 12 years of age and older be annually notified of the availability of counseling without parent/guardian consent under 405 ILCS

[5/2 EEO and the designation of at least one staff member in	
	5/3-550, and the designation of at least one staff member in	
7.270 Administrations	each building as a resource person for Article 26A Students. The policy, Legal References, and footnotes are updated.	
7:270, Administering		
Medicines to Students	The policy is updated for continuous improvement to	
	clarify that students may self-carry supplies when	
	authorized by their diabetes care plan and/or seizure	
	action plan.	
	The footnotes are updated in response to:	
	1. 23 Ill.Admin.Code §1.540(b)(2), amended by 48	
	Ill.Reg. 14539, adding that schools are not required to	
	accept opt-out requests from parents for the ad-	
	ministration of undesignated medications.	
	2. Clinical Social Work and Social Work Practice Act, 225	
	ILCS 20/4.5, added by	
	P.A. 103-1048, authorizing licensed school social workers to	
	possess and ad- minister opioid antagonists in their licensed	
	professional capacity; and	
	3. Continuous improvement.	
	The Legal References are updated for continuous	
	improvement to add 105 ILCS 150/, Seizure Smart School Act.	
7:310, Restrictions on	The policy, footnotes, and Cross References are updated.	
Publications; Elementary	The policy, Cross References, and footnotes are updated in	
Schools	response to the addition of a definition of <i>sexting</i> in 7:190,	
	Student Behavior, and for continuous improvement. The	
	footnotes are also updated in response to:	
	1. L.M. v. Town of Middleborough, Mass., 103 F.4th 854 (1st	
	Cir. 2024), addressing the limits of students' right to free	
	speech on campus; and	
	2. Mahanoy Area School Dist. v. B.L., 594 U.S. 180 (2021),	
	addressing the issue of discipline for off-campus conduct.	
7:340, Student Records	The Legal References, Cross References, Administrative	
	Procedure References, and footnotes are updated in response	
	to:	
	1. 105 ILCS 5/26A-30, added by P.A. 102-466,	
	a/k/a ESS Law, eff. 7-1-25, restricting the	
	circumstances under which schools may	
	disclose information about a student's status	
	as a parent, expectant parent, or victim of	
	domestic or sexual violence; and	
	2. 105 ILCS 10/2(f), amended by P.A. 102-466,	
	a/k/a ESS Law, eff. 7-1-25, providing that a	
	student's temporary records include	
	information about a student's status and	
	related experiences as a parent, expectant	
	parent, or victim of domestic or sexual	
	violence.	
	Continuous improvement updates are also made to the	
	footnotes.	

C = Place on Consent Agenda as is

A= Add Optional Language (indicate recommendation)

D = currently not in the Policy Manual and Do Not Include (requires NO Board consideration or action)

N = New Policy (requires Readings and Board Action)