## Update 114 EXECUTIVE SUMMARY

POLICY	ADD/ REVISED/ DELETED	ACTION TAKEN
BE(LOCAL)	Revised	Revision to Notice to Members reduces the notice to Board to one hour before an emergency meeting to align with the changes from SB 494. Test at Public Recognition for Board Meetings deleted based on recommended changes to BED(LOCAL)
BED(LOCAL)	Revised	Revisions incorporate the new requirements for public comment from HB 2840, distinguishes between public comments at regular and special meetings and provides the board's presiding officer flexibility in implementing the new requirements and includes: (1) a requirement for individuals to sign up for public comment before the meeting begins and to indicate which agenda item they wish to address, if any, (2) Retention of the District's current time limit for an individual to speak, (3) deletion of overall time limit for public comment at a meeting, (4) deletion of the provision requiring delegations of more than five persons to appoint one spokesperson, and (5) broad authority for the presiding officer to make adjustments to the Board's public comment procedures.
CCGB(LOCAL)	Revised	This is an updated and streamlined local policy of the Texas Economic Development Act regarding Ad Valorem Taxes.
CDA(LOCAL)	Revised	Revisions to this policy are due to HB 2706. Based on new previsions, the policy revisions authorize investment of bond proceeds and pledged revenue to the extent allowed by law but clarifies that bond proceeds may not be invested in no-load mutual funds. Government Accounting Standards Board Statement No. 84 revised terminology from "agency" funds to "custodial" funds prompting a conforming change to this policy. Also, the provision requiring an annual comprehensive report the board in addition to the quarterly reports required by law is recommended for deletion.
CH(LOCAL)	Revised	To address the need for the district to have purchasing procedures on a variety of state and federal laws, new policy text requires the superintendent to develop appropriate procedures. BJA(LOCAL) permits the superintendent to delegate responsibilities to other employees as permitted by law, therefore references to the superintendent's designee have been removed.
CKC(LOCAL)	Revised	Recommended revisions are to comply with new requirements for the District's emergency operations plan (EOP) to include "policies" on responding to an active shooter (HB 2195) and access to campus buildings and materials necessary for a substitute teacher to carry out duties during an emergency drill (SB 11).
CKE(LOCAL)	Revised	Revisions are to address SB 1707 which prohibits district peace officers from being assigned routine student discipline or school administrative tasks. An affirmative statement to this effect has been added at Police Authority. Current policy outlines the duties of the district's police officers and meets the requirement in SB 1707. These duties should also be included in the district improvement

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		plan, the student code of conduct, any MOU's and other relevant publications.
CQ(LOCAL)	Revised	Provisions on security breaches have been moved to CQB(LOCAL) and language referring to Superintendent's designee have been removed.
CQB(LOCAL)	New	This new policy is recommended to address SB 820, which requires a cybersecurity policy and HB 3834, which requires cybersecurity training of employees and board members. The policy includes: (1) An affirmative statement that the district will develop a cybersecurity plan, (2) A requirement for the superintendent to designate a cybersecurity coordinator and (3) Provisions on required employee and board member training and reporting.
DFFA(LOCAL)	Revised	Recommended revision on Financial exigency was prompted by HB 3. The bill moved provisions from Education Code Chapter 42 to Chapter 48 and affected existing text on furloughs, which has been deleted.
EHBB(LOCAL)	Revised	This policy on gifted and talented (GT) services has been updated based on HB 3 and the newly adopted Texas State Plan for the Education of Gifted/Talented Students,
ELA(LOCAL)	Revised	The revision to this policy on partnership charters consists of a citation change at Authorization Campus Partnerships and was prompted by HB 3, which moved provisions from Education Code Chapter 42 to Chapter 48.
FDE(LOCAL)	Revised	Recommended changes to this local policy on school safety transfers are based on revisions to the TEA Unsafe School Choice Option Guidance Handbook, which amended the list of violent criminal offenses for which a student is eligible for a transfer to another school within the district.
FFAA(LOCAL)	Revised	Recommended revisions to this local policy on physical examinations are to address a new UIL rule requiring students who are participating in marching band to receive a pre-participation physical. The policy revisions broaden current language to accommodate future changes to UIL rules and also allow the superintendent to designate other extracurricular programs for which the district will require physicals.
FFB(LOCAL)	New	This policy is recommended to address SB 11, which requires boards to adopt policy and procedures regarding threat assessment and safe and supportive teams. The district's policies and procedures must be consistent with the model policies and procedures developed by the Texas School Safety Center.
FFBA(LOCAL)	New	This new policy is recommended to address SB 11, which requires a policy on trauma-informed care. The details of the district's trauma-informed care program must be included in the district improvement plan. This policy also affirms that the district shall report to TEA on compliance with the training provisions.

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FL(LOCAL)	Revised	To assist with implementing the district's safe and supportive school program as required by SB 11, a recommended revision at Access by School Officials clarifies that a person appointed to a team that supports the safe and supportive school program is considered a "school official" who may access student records if the person has a legitimate educational interest in the records.
GBAA(LOCAL)	Revised	SB 494 permits the board of a district impacted by a catastrophe to temporarily suspend the Public Information Act. Recommended local policy text delegates to the superintendent the authority to approve the initial suspension period of up to seven consecutive days and provide the required notices to the attorney general and public. If an extension of the initial suspension period is needed, the law requires the board to determine that it is still impacted by the catastrophe, so the local policy text requires the board to approve an extension.