2024-25 Parent & Student Handbook



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Handbook

2024–2025 Parent/Student Handbook – Premier High Schools

Dear Students and Parents,

On behalf of our campus directors, teachers, and overall school staff, we welcome you to the 2024-25 school year! We wish this year to be a productive experience for each student. For this to happen, we all have to work together: students, parents, and staff.

This Handbook contains information that both students and parents need for reference during the school year. Throughout this Handbook, you will notice symbols that indicate whether a policy applies only to students at certain grade levels. "[E]" applies to grades K–5, "[M]" applies to grades 6–8, and "[H]" applies to grades 9–12. If there is no symbol next to a statement, then it applies to ALL STUDENTS.

Please be aware that the term "parent" is used to refer to the parent, legal guardian, or other person who has agreed to assume a school-related responsibility for a student. Also, the term "campus" is used to refer to school property as well as the geographic area within 300 feet of school property as measured from any point on the real property boundary line. Thus, to prohibit an activity on "campus" is to prohibit the activity on school property and within 300 feet of school property.

This Handbook is divided into six sections. The first section includes general information regarding school policy and procedures. The second section provides important health and safety information. The third section provides information about academics and grading. The fourth section is the Student Code of Conduct. Both students and parents need to be familiar with the Student Code of Conduct which is required by state law and intended to promote school safety and an atmosphere for learning. The fifth section contains information about parental rights. Finally, the sixth section contains important notices regarding student information, computer resources, electronic communication devices, and the school grievance policy.

Although the Handbook is updated yearly, changes in policy may occur throughout the year. Changes will be addressed in newsletters, the school website, and other communications. In case of conflict between Board Policy and any provision of this Handbook, the provision that was most recently adopted will be followed.

We are excited about the learning opportunities that every new school year brings. In our Premier High School District, we will continue to focus on earning a Diploma plus Industry Based Certifications that industries value and can provide meaningful careers for our students.

Sincerely,

Jason Bernal Superintendent Premier High Schools

Section I: General Policies and Procedures

Attendance Policy

Regular school attendance is essential for the student to make the most of education—to benefit from teacher-supervised activities, to build each day's learning on that of the previous day, and to grow as an individual. Absences from class may result in a serious disruption of a student's mastery of the instructional materials; therefore, the student and parent should make every effort to avoid unnecessary absences.

Compulsory Attendance

The state compulsory attendance law requires that students at least 6 years of age, and those who have not yet reached their 19th birthday, attend school and school-required tutorial sessions unless the student is otherwise legally exempted or excused. School staff must investigate and report violations of the state compulsory attendance law. A student absent from school without permission from any class, from required special programs (such as basic skills for ninth graders), or from required tutorials will be considered "truant" and subject to disciplinary action. Note, Kindergarten students are required to attend school and are subject to compulsory attendance requirements as long as they remain enrolled.

Truancy may also result in the assessment of penalties by a court of law for the parent. State law requires that the school apply truancy prevention measures if the student is absent, without excuse, on three or more days or parts of days within a four-week period. If a student is absent, without excuse, on ten or more days or parts of days within a six-month period in the same school year, and those absences are verified by the campus as unexcused, students 12 years and older may be referred to truancy court. Further, state law permits the school to file a complaint against parents contributing to nonattendance regardless of their child's age. Please refer to Texas Education Code (TEC) 25 and the Texas Family Code 65 for more details. A student who voluntarily attends or enrolls after his or

her 19th birthday is required to attend each school day. If a student 19 years of age or older has more than five unexcused absences in a semester, the school may revoke the student's enrollment, except that the school may not revoke the enrollment on a day on which the student is physically present at school. The student's presence on school property thereafter would be unauthorized and may be considered trespassing.

Notice to Parents: Under TEC § 25.095(a), you are hereby notified that if a student is absent from school on ten or more days or parts of days within a six-month period in the same school year, the student's parent is subject to prosecution under TEC § 25.093; and the student is subject to referral to a truancy court for truant conduct under Texas Family Code § 65.003(a)

Attendance for Credit

To receive credit in a class, a student must attend at least 90 percent of the days the class is offered. These days include both excused and unexcused absences. A student who attends fewer than 90 percent of the days the class is offered may be referred to the Attendance Committee to determine whether there are extenuating circumstances for the absences and how the student can regain credit.

In determining whether there were extenuating circumstances for the absences, the Attendance Committee will use the following guidelines:

- All absences will be reviewed, with special consideration given for religious holy days, documented health-care appointments for which routine makeup work has been completed, and other special circumstances as defined by the TEC.
- 2. For a student transferring into the school after school begins, including a migrant student, only those absences after enrollment will be considered.
- 3. In reaching consensus about a student's absences, the committee will attempt to ensure that its decision is in the best interest of the student.
- 4. The committee will consider whether the absences were for reasons over which the student or parent could exercise control.
- 5. The committee will consider the acceptability and authenticity of documentation expressing reasons for the student's absences.
- The committee will consider the extent to which the student has completed all assignments, mastered the essential knowledge and skills, and maintained passing grades in the course or subject.

7. The student, parent, or other representative will be given an opportunity to present any information to the committee about the absences and to discuss ways to earn or regain credit.

If credit is lost because of excessive absences, the Attendance Committee will decide how the student may regain credit. The student or parent may appeal the committee's decision to the Board of Trustees by filing a written request with the Superintendent. The appeal notice must be postmarked to the following address within 30 days following the last day of instruction in the semester for which credit was denied:

Responsive Education Solutions Notice of Appeal: Class Credit Attn: Superintendent P.O. Box 292730 Lewisville, TX 75029

The appeal will then be placed on the agenda of the next regularly scheduled Board meeting. The Superintendent or designee shall inform the student or parent of the date, time, and place of the meeting.

Excused and Unexcused Absences

The following absences are considered excused absences:

- personal illnesses that do not exceed three consecutive days, or personal illnesses that extend beyond three days if the student or the student's parent provides the required doctor's note;
- 2. family emergency;
- serious or life-threatening illness or related treatment that makes the student's attendance infeasible, if the student or the student's parent provides a certification from a physician licensed to practice medicine in Texas specifying the student's illness and the anticipated period of the student's absence relating to the illness or related treatment;
- 4. visit to a driver's license office by a student who is 15 years of age or older to obtain a driver's license or learner license, provided that more than one day of school may not be excused during the period the student is enrolled in high school for the purpose of (i) obtaining a driver's license or (ii) obtaining a learner license, and the school verifies the student's visit to the driver's license office in accordance with school procedures;
- 5. observance of religious holy days;
- 6. juvenile court proceeding documented by a probation officer;
- visit to a governmental office to complete paperwork required in connection with the student's application for United States citizenship;
- 8. participation in student's United States naturalization oath ceremony;

- documented health-care appointment, if the student begins classes or returns to school on the same day as the appointment, including absences for recognized services for students diagnosed with autism spectrum disorders;
- 10. service as an election clerk;
- 11. required screening, diagnosis, and treatment for Medicaid-eligible students;
- documented college visit by a junior or senior student (see "College Days [H]," p. 34);
- a student's visit with a parent, stepparent, or legal guardian who has been called to duty for, is on leave from, or immediately returned from certain deployments (up to five days);
- attendance of an activity required under a courtordered service plan for students in the conservatorship of the state; or any other courtordered activity, provided it is not practicable to schedule the student's participation in the activity outside school hours;
- 15. temporary absence resulting from any cause acceptable to the Campus Director.

For religious holy days, required court appearances, activities related to citizenship, and services as an election clerk, one day of travel to the site and one day travel from the site shall also be excused.

Any absence not listed above will be considered an unexcused absence. Examples of unexcused absences include, but are not limited to, class cuts, car trouble, oversleeping, personal business, vacation, etc.

Required Documentation of Absences

When a student must be absent from school, it is the parent's responsibility to call the school office each day to explain the reason for the student's absence. Upon returning to school, the student must bring a note to the school office, signed by the parent, which describes the reason for the absence. To excuse the absence, the note must:

- be submitted to the school office within three school days of the student's return to school, and
- 2. describe an acceptable reason for the absence (see "Excused and Unexcused Absences," p. 2).

Notification to Parents

The school will notify the parent by mail when the student is absent from school, without excuse, on three days or parts of days within a four-week period. The notice will inform the parent, among other things, that the student is subject to truancy prevention measures; remind the parent of the parent's responsibility to monitor the student's attendance; and request a parent conference between the parent and the Attendance Officer/Campus Director to discuss the absences.

Driver's License Attendance Verification

To obtain or renew a driver's license, a student under 18 years of age must annually provide to the Texas Department of Public Safety a form obtained from the school verifying that the student has met the 90 percent attendance requirement for the semester preceding the date of application. Eligible students can obtain the required Verification of Enrollment (VOE) form from the school office.

The school will issue a VOE form for any transfer student who is transferring with no more than three absences for the previous six weeks.

Before- and After-School Care Programs

Before- and After-School Care Programs may be provided on a campus by campus basis. Fees for these programs may vary depending on the number of participants and need. Fines or penalties may be imposed for not adhering to mandated times for dropoff or pickup of your child. At the discretion of the Campus Director, such services may be revoked for habitual abuse of early drop-off or late pickup. Continual abuse of mandated program times may be considered as neglect and thus may be treated as such.

Students who are not enrolled in an After-School Care Program and whose parents are more than 15 minutes late for pickup may be placed in the After-School Care Program for appropriate supervision and the parents charged the daily rate for the service.

Cell Phones and Other Electronic Devices

Possession of cell phones, computers, and other devices capable of electronic communications at school is a privilege, not a right. Possession and use of such devices at school or school-related events or activities shall be subject to school approval and regulations. Any such devices may be confiscated, powered on, and searched by school officials if there is a reasonable cause to believe that the devices have been used in the transmission or reception of communications prohibited by law, policy, or regulation (see "Electronic Communication Device Commitment Policy").

Change of Address or Telephone Number

Parents are required to provide in writing the parent's address, phone number and email address upon a student's enrollment. When the address, telephone number, or email address of a parent or student changes during the school year, it is the responsibility of the parent to notify the school office immediately, and the parent must provide the new contact information no later than two weeks after the effective date of the change. Proof of residency at the new address may be required.

Check Acceptance Policy

All personal checks written to the school must include the current address and phone number of the account holder. The account holder's name should also be legible and printed on the check.

In the event that a check written to the school is returned unpaid by the bank, the account holder agrees that the school may collect a return check fee of \$30 plus applicable sales tax. The school may contract with a collection company in an effort to redeem returned checks. The use of a check for payment is the account holder's acknowledgement and acceptance of this policy and its terms.

Closed Campus

The school operates on the closed campus concept. Specifically, this means that students are not allowed to leave campus for any reason during the school day, including during meal periods, without first obtaining permission from the school office (see "Leaving Campus during the School Day,").

Clubs and Organizations

Participation in school-sponsored activities is an excellent way for a student to develop talents, receive individual recognition, and build strong friendships with other students; participation, however, is a privilege, not a right.

All students are encouraged to participate and take an active part in student clubs and organizations. Please check with your Campus Director to determine what type of school-sponsored activities (the University Interscholastic League (UIL), etc.) are offered at your campus

Eligibility

Eligibility for participation in many of these activities is governed by state law and the rules of the University Interscholastic League (UIL)—a statewide association overseeing interdistrict competition or other organizations offering competitive opportunities for extracurricular activities. If a student is involved in an academic, athletic, or music activity governed by UIL, the student and parent are expected to know and follow all rules of the UIL organization.

The following requirements apply to all extracurricular activities:

- 1. A student who receives at the end of a grading period a grade below 70 in any academic class-other than an Advanced Placement (AP) or International Baccalaureate course; or an honors or dual-credit course in English language arts, mathematics, science, social studies, economics, or a language other than English-may not participate in extracurricular activities for at least three school weeks. Students enrolled in honors must have a grade of 70 or higher at the end of a grading period for eligibility purposes only. Weighted grades may be used for determination of meeting the passing grade requirement. For example, AP classes may be weighted differently. As such, a passing grade in an AP course may actually be slightly below 70 before the weighting is applied. This circumstance will be examined and approved by the Campus Director for purposes of eligibility for school activities.
- 2. An ineligible student may practice or rehearse.
- 3. A student regains eligibility after at least three weeks of ineligibility when the Campus Director and teachers determine that the student has earned a passing grade (70 or above) in all classes, other than those that are exempted.
- 4. Only students enrolled full-time at the school may participate in school-recognized clubs and organizations unless the student is enrolled at another district campus within the same charter and is approved for participation by the host Campus Director. This provision is governed by the rules of participation of the various leagues or competitions and by the discretion of Campus Directors. Students at the host campus should not be displaced by students from other campuses.
- 5. Written parental permission and all other medical, insurance, release, and other forms deemed appropriate by the district, the local campus, and governing organizations are required in order for a student to participate in any club or organization that is not required for a particular course or does not result in academic credit.

Code of Conduct

Sponsors of student clubs and organizations may establish standards of behavior—including consequences for misbehavior—that are stricter than those for students in general. If a violation is also a violation of school rules, the consequences specified by the "Student Code of Conduct" or by local policy will apply in addition to any consequences specified by the organization's standards of behavior.

For a student to be eligible to serve as a club or organization officer, the student must be passing in all subjects. Unsatisfactory conduct while in office and/or failure to render satisfactory service shall be considered grounds for removal from said office. Removal from office shall be at the discretion of the staff sponsor of the club or organization with the approval of the Campus Director.

New Clubs or Organizations

Students desiring to form a new club or organization shall submit a written request to the Campus Director at the school office, containing the following mandatory elements:

- 1. a statement of the club's or organization's purposes, goals, and activities;
- 2. signatures of a minimum of ten students who wish to participate in the club or organization;
- if participation in the club or organization is not required for a particular course or does not result in academic credit, written parental permission of each student signatory to participate in the club or organization;
- written agreement of a teacher who has agreed to serve as the staff sponsor for the club or organization;
- 5. a description of any funding or other assistance received from, or affiliation with, any nonstudent groups; and
- 6. a schedule of its proposed meeting times.

Fundraising

The Campus Director must approve any plan or activity used by a club or organization for making money. Only activities that raise money through payment of admissions or where value is received for money paid may be conducted. No advertising will be sold without the approval of the Campus Director

Meetings

Only school-recognized student clubs and organizations are permitted to meet on school property during noninstructional time.

Yearbook

Only school-recognized clubs and organizations will be featured in the yearbook.

Conferences with Teachers and Campus Director

Because the Campus Director and teachers are busy serving students during the school day, they are unable to accommodate unscheduled telephone calls or inperson conferences. When parents feel it advisable to contact the Campus Director or teachers personally, they are encouraged to leave their telephone numbers with the school office in order that the Campus Director or teacher may return the call later. Personal conferences are welcome if a telephone conversation does not prove adequate. To schedule an in-person conference with the Campus Director or a teacher at a mutually convenient time, please call the school office for an appointment. Parents may also communicate with the Campus Director and teachers via e-mail regarding school-related business.

Deliveries

Packages such as flowers, balloons, etc., should not be delivered to the school for students. These will not be delivered to the classroom.

Distribution of Materials or Documents

Only publications relating to school-sponsored activities or school-recognized clubs and organizations may be posted or distributed. The publication, as well as the time and location of its posting or distribution, must be submitted to the Campus Director for review and approval.

Dress Code

The school dress code is established to teach grooming and hygiene, to prevent disruption, and to minimize safety hazards. Students and parents may determine a student's personal dress and grooming standards, provided that they comply with this dress code.

To maintain an orderly environment, all students shall be required to meet the minimum expectations of the school dress code. Dress and clothing that unduly attracts the attention of other students often precipitate comments and/or other reactions that are disruptive.

Safety, general health, and hygiene are factors that are also considered in the establishment of this dress

code. The provisions of this dress code shall be enforced equally with regard to all students to whom the provisions apply.

The following criteria for a student's personal dress and grooming standards provide the minimum requirements. Contact your local campus website or office for specific or additional dress code requirements.

School Uniforms

The Board of Trustees has determined that school uniforms improve the learning environment at the school. As such, each school has been authorized to adopt rules that require students to wear school uniforms. Contact your local campus website or campus office for information regarding whether the school requires uniforms, and if so, the applicable guidelines. Contact your local campus for uniform information for families in financial need.

Exemption

Where students are required to wear school uniforms, parents may choose to exempt their student from the requirement to wear uniforms by providing a written request to the Campus Director at the school office, stating a bona fide religious or philosophical objection to the requirement.

General Criteria

A student's personal dress and grooming standards shall not:

- 1. lead school staff to reasonably believe that such dress or grooming will disrupt, interfere with, disturb, or detract from school activities; or
- 2. create a health or other hazard to the student's safety or to the safety of others.

Specific Criteria

- Clothing containing printed messages or designs

 except for small logos on shirts and shirts that
 promote school clubs, activities, organizations,
 teams, or school spirit approved by the Campus
 Director -- is not allowed.
- 2. Clothing depicting drugs, alcohol, tobacco products, or violence is not allowed.
- Startling, unusual, or immodest attire of any sort is not allowed. Fads in hairstyles, clothing, or anything designed to attract attention to the individual or to disrupt the orderly conduct of the classroom or campus is not allowed.
- 4. Hair is to be clean and well-groomed. Hairstyles (that are not protective hairstyles commonly or historically associated with race, such as braids,

locks, and twists) and unnatural hair colors that are distracting to the learning environment are not allowed.

- 5. Words, symbols, or designs shaved in hair (including facial hair and eyebrows), clothing, tattoos, and other articles that are considered gang-related are not allowed.
- 6. Extremely baggy clothing is not allowed. Pants, shorts, etc. are not to be worn below the waistline and should be appropriately sized.
- 7. Shorts may be worn, but must reach at least fingertip length. Tight-fitting shorts or "short shorts" are not allowed.
- 8. Tongue rings and visible body piercings, other than earrings, are not allowed. Dangling earrings are not allowed.
- 9. Visible tattoos and body art are not allowed.
- 10. Cutoffs, boxer shorts, pajama bottoms, bike shorts, short leggings as outer garments, etc. are not allowed.
- 11. Hats, scarves, bandanas, hair coverings, sweatbands, or hooded shirts are not allowed except under circumstances designated by the Campus Director.
- 12. Torn, ripped, or cut clothing is not allowed.
- 13. Trench coats and dusters are not allowed.
- 14. Grills or temporary decorations on teeth are not allowed.
- 15. Chains, handcuffs, jewelry, or accessories that suggest weaponry are not allowed.
- 16. Students are to wear appropriate shoes or sandals at all times. House shoes and shoes with wheels are not allowed.
- 17. Excessive makeup is not allowed.

Boys: Additional Guidelines

- 1. Shirts are to have sleeves.
- 2. Mustaches, beards, and other facial hair must be kept neat and trimmed.

Girls: Additional Guidelines

- 1. Apparel that is too tight or too short to prevent modesty is not allowed.
- 2. Low-cut apparel is not allowed.
- 3. Girls are to wear sufficient undergarments.
- 4. The following are unacceptable: clothing designed with shoulder straps less than three inches wide, bare midriffs, halters, or bare backs.

Enforcement Procedures

If the student's dress or grooming is inappropriate or objectionable under these provisions, the Campus Director or designee shall request the student to make appropriate corrections. If the student refuses, the Campus Director or designee shall notify the student's parent and request that the parent make the necessary correction. If both the student and parent refuse, the Campus Director shall take appropriate disciplinary action, including removal from school until the student is in compliance with the dress code. **Decisions of the Campus Director or designee regarding dress and grooming are considered final.** Failure to comply with the dress code will result in disciplinary action.

Enrollment of New Students

Admission and enrollment of students shall be open to any person who is eligible for admission based on lawful criteria identified in the school's charter, e.g., qualifying residency and disciplinary history. The total number of students enrolled in the school shall not exceed the number of students approved in the school's charter or subsequent amendments. Applications for admission shall be due by a reasonable deadline to be set each year by the school–i.e., the close of the "open-enrollment period."

Lottery

If the number of eligible applicants does not exceed the number of vacancies, then all eligible applicants who have applied during the designated open-enrollment period will be offered admission. If there are more eligible applicants than available spaces in a class/ grade/school, then a lottery will be conducted at a time set by the school each year. A name (or number assigned to a name) will be drawn for each vacancy that exists, and each applicant whose name (or number) is drawn will be offered admission. The remaining names will then be drawn and placed on a waiting list in the order in which they were drawn.

Notification of admission will be made by telephone, email, or U.S. Postal Service. Failure of a parent to respond within 48 hours of the date of the telephone call or e-mail, or within three business days of a postmarked letter, will forfeit the student's position in the lottery. Parents should call or e-mail the school immediately upon receipt of the notice to preserve their student's position in the lottery.

If a vacancy arises before the commencement of the school year, the individual on the waiting list for the current year with the lowest number assignment will be offered admission and then removed from the waiting list. If an application is received after the openenrollment period has passed, the applicant's name will be added to the waiting list behind the names of the eligible applicants who timely applied.

Exceptions

Federal guidelines permit the school to exempt from the lottery process students who are already admitted under the charter, siblings of students already admitted under the charter, and children of the charter's founders, teachers, and staff, regardless of whether the children of the charter's founders, teachers, or staff reside in the geographic area served by the school.

Residency Information

To be eligible for continued enrollment in the school, the parent must show proof of residency at the time of enrollment. Failure to comply with this requirement will result in the immediate initiation of procedures to exclude students from enrollment.

Residency may be verified through observation, documentation, and other means, including, but not limited to:

- 1. a recently paid rent receipt,
- 2. a current lease agreement,
- 3. the most recent tax receipt indicating home ownership,
- 4. a current utility bill indicating the address and name of the residence occupiers,
- 5. mailing addresses of the residence occupiers,
- 6. visual inspection of the residence,
- 7. interviews with persons with relevant information, or
- building permits issued to a parent on or before September 1 of the school year in which admission is sought (permits will serve as evidence of residency for the school year in which admission is sought only).

Falsification of residence on an enrollment form is a criminal offense.

Disciplinary History

As provided in the school's charter, the school *may* exclude a student from admission who has a documented history of a criminal offense, juvenile court adjudication, or discipline problems under Subchapter A, Chapter 37, of the TEC. The school *shall* exclude a student from admission who has a documented history of an offense listed in Section 37.007(a) and (d) of the TEC. As such, if it is later discovered that the student failed to disclose a documented history of a criminal offense, juvenile court adjudication, or disqualifying discipline problems, the school will immediately initiate procedures to exclude the student from admission.

Student Information

Any student admitted to the school must have records such as a report card and/or transcript from the previous school attended to verify the student's academic standing. Verification of residency and current immunization records are also required. Every student enrolling in the school for the first time must present documentation of immunizations as required by the Texas Department of State Health Services. No later than 30 days after enrolling in the school, the parent and school district in which the student was previously enrolled shall furnish records that verify the identity of the student. These records may include the student's birth certificate or a copy of the student's school records from the most recently attended school.

The school forwards a student's records on request to a school in which a student seeks or intends to enroll without the necessity of the parent's consent.

Providing False Information

A person who knowingly falsifies information on a form required for enrollment of a student in the school may be guilty of an offense under Section 37.10 of the Texas Penal Code.

Nondiscrimination

It is the policy of the school to prohibit discrimination in student admission on the basis of sex, national origin, ethnicity, religion, disability, academic, artistic, or athletic ability, or the district the student would otherwise attend in accordance with the TEC.

Fees

Materials that are part of the basic educational program are provided with state and local funds at no charge to a student. Students, however, are expected to provide their own pencils, paper, pens, erasers, notebooks, calculators, headsets, etc., and may be required to pay certain other fees or deposits, including payment of:

- 1. a fee for materials for a class project that the student will keep, if the fee does not exceed the cost of materials;
- membership dues in voluntary student clubs or organizations and admission fees to extracurricular activities;
- 3. a security deposit for the return of materials, supplies, or equipment;
- a fee for personal physical education and athletic equipment and apparel, although a student may provide the student's own equipment or apparel if it meets reasonable requirements and standards relating to health and safety;
- 5. a fee for voluntarily purchased items, such as student publications, class rings, pictures, yearbooks, graduation announcements, etc.;
- 6. a fee for voluntary student health and accident benefit plan;
- a reasonable fee, not to exceed the actual annual maintenance cost, for the use of musical instruments and uniforms owned or rented by the school;

- a fee for items of personal apparel used in extracurricular activities that become the property of the student;
- 9. a parking fee;
- 10. a fee for a student identification card;
- a fee for a driver training course, not to exceed the actual cost per student in the program for the current school year;
- 12. a fee for an optional course offered for credit that requires the use of facilities not available on campus or the employment of an educator who is not part of the school's regular staff;
- 13. a fee for summer school courses that are offered tuition-free during the regular school year;
- 14. a reasonable fee for transportation of a student who lives within two miles of the campus;
- 15. a reasonable fee, not to exceed \$50, for costs associated with an educational program offered outside of regular school hours through which a student who was absent from class receives instruction voluntarily for the purpose of making up the missed instruction and meeting the level of attendance required for class credit, so long as the fee would not create a financial hardship or discourage the student from attending the program;
- 16. a fee for lost, damaged, or overdue textbooks, library books, technological equipment, and academic curriculum materials; or
- 17. a fee specifically permitted by any other statute.

Refer to the Campus Handbook Supplement for additional information regarding the amount and method of collecting specific fees.

Leaving Campus during the School Day

A student who will need to leave campus during the day must submit a note to the school office from the student's parent that provides the following information:

- 1. student's name,
- 2. reason for student's need to leave campus,
- 3. time student will need to be gone from campus,
- 4. phone number where parent may be reached to confirm parent's permission,
- 5. parent's name, and
- 6. parent's signature.

No student will be permitted to leave campus before the school office confirms the student's need to leave campus with the student's parent by phone. Students who fail to check in/out before leaving or returning to campus will be considered truant from any instructional hours missed.

Students will not be allowed to leave in the custody of any person not named on the Student Registration Card. Photo identification is required.

Doctor's appointments should be scheduled, if possible, at times when the student will not miss instructional time.

Lockers

If provided, lockers remain under the jurisdiction of the school even when assigned to an individual student. The school reserves the right to inspect all lockers. A student has full responsibility for the security of the locker and is responsible for making certain that it is locked and that the combination is not available to others. Locker searches may be conducted at any time, whether or not the student is present. The decision to assign lockers rests with the Campus Director.

Lost and Stolen Items

All articles, including books, found on campus should be taken to the school office. All articles not claimed at the end of the school year will be disposed of through proper channels. Students are not to bring electronic entertainment devices and other personal items to school. The school is not responsible for lost or stolen items.

Meals

The school serves breakfast or breakfast and lunch through participation in the National Breakfast and School Lunch Program. Texas Department of Agriculture ("TDA") and United States Department of Agriculture ("USDA") guidelines are followed to meet the nutritional needs for all students.

Menus

Menus may be obtained at the school office.

State-Mandated Nutrition Guidelines

TDA policy places strict limits on any food or drink provided or sold to students, other than through the school's Food and Nutrition Services. Elementary school students may not have access to candy or any other food of minimal nutritional value during the school day. Middle school and high school students also have restrictions during meal periods. The specific policy may be obtained at the school office or online at https://texasagriculture.gov/.

Free and Reduced-Cost Meals

The school sends applications for free or reduced cost meals to the student's home at the beginning of each school year and throughout the remainder of the year. Applications must be complete, listing all members of the household and family income. Should the family income status change, assistance may be requested at any time during the school year. Only one application for each household is required. Completed applications should be returned to the school office.

Complaints regarding the Free and Reduced Price Meal Program

In accordance with federal law and U.S. Department of Agriculture policy, the school is prohibited from discriminating on the basis of race, color, religious creed, sex, political beliefs, age, disability, national origin, or limited English proficiency. (Not all bases apply to all programs.) Reprisal is prohibited based on prior civil rights activity.

If you wish to file a Civil Rights program complaint of discrimination, complete the USDA Program Discrimination Complaint Form, which is available online at the following website:

http://www.ascr.usda.gov/complaint_filing_cust.html, or at any USDA office, or call (866) 632-9992 to request the form. You may also write a letter containing all of the information requested in the form. Send your completed complaint form or letter by mail to U.S. Department of Agriculture, Director, Office of Adjudication, 1400 Independence Avenue, SW, Washington, D.C. 20250-9410, by fax (202) 690-7442 or email at program.intake@usada.gov. Individuals who are deaf, hard of hearing, or have speech disabilities may contact USDA through the Federal Relay Service at (800) 877-8339, or (800) 845-6136 (Spanish). USDA is an equal opportunity provider and employer.

Meal Charge Policy

The goal of ResponsiveEd is to provide students with healthy meals each day. The purpose of this policy is to ensure compliance with federal reporting requirements for the USDA Child Nutrition Program, and to provide oversight and accountability for the collection of outstanding student meal balances as unpaid charges can place a large financial burden on our Child Nutrition Department and the District

Policy

We strongly discourage meal charges, but we understand that an occasional emergency makes it necessary. If a student's account goes negative in balance, students are allowed to charge up to 3 reimbursable breakfasts and 3 reimbursable lunches. After the charging limit has been reached, a courtesy meal will be offered and charged to the student. Any negative balance on the student's cafeteria account is the responsibility of the parent/guardian. If a student's meal account has a negative balance, parents/guardians will receive regular email notifications. Parents/guardians are able to set up further notifications and monitor balances in their Skyward Family Access account. If parents or guardians need assistance setting up their child's meal account, they can contact their student's school.

If a student's account is without money on a consistent basis, the administration will investigate the situation to determine if there is a financial hardship. Should a hardship exist, parents and families will be encouraged to apply for free or reduced-price meals for their child throughout the school year.

A La Carte (extras) such as snacks, beverages, second meals are available for purchase only. Students are not allowed to charge A La Carte items. Students are encouraged to pre-load money into their lunch accounts for convenience. Funds are required to "charge" these items to the student lunch account.

Note: On campuses that offer cooking on-site, the cost of the paid lunch price is naturally higher as it costs more to make from scratch on site. Meal costs are found posted in each lunchroom and should be in each Campus Handbook Supplement.

Lunch Application

Parents and families are encouraged to apply for free or reduced-price lunches for their child. Free and reducedprice lunch applications are available at the front desk or on Skyward Family Access.

Online Payment System

Skyward Family Access has a quick and easy payment system for your student's meals and/or school fees. Parents can deposit to multiple students' accounts with one single payment.

Parents/guardians are responsible for meal payments to the campus. Notices of low or deficit balances will be sent to parents/guardians at regular intervals during the school year.

All school cafeterias possess computerized point of sale/cash register systems that maintain records of all monies deposited and spent for each student and said records are available by setting up an account at Skyward Family Access.

Students/Parents/Guardians

Meals must be paid for in advance via Skyward Family Access. Funds should be maintained in accounts to minimize the possibility that a child may be without meal money on any given day. Any remaining funds for a particular student will be carried over to the next school year.

Refunds

For withdrawn, and/or graduating students, a written request for a refund of any funds remaining in the account must be submitted to the student's school. An e-mail request is also acceptable. Students who are graduating at the end of the year will be given the option to transfer funds to a sibling's account or donate the remaining funds to a student account in need with a written request.

Messages for Students

It is not possible to receive and deliver telephone messages and/or supplies to students without interrupting classes and interfering with the learning environment that the school staff works so hard to maintain. In the case of an emergency, the school office should be contacted for assistance.

Notice of Nondiscrimination

The school, as an equal opportunity educational provider and employer, does not discriminate on the basis of race, color, religion, sex, national origin, disability, age, or any other basis prohibited by law, in educational programs or activities, including vocational and career technology (CTE) programs, and provides equal access to the Boy Scouts and other designated youth groups. The School complies with Title VI and Title VII of the Civil Rights Act of 1964, as amended; Title IX of the Education Amendments of 1972; Title II of the Americans with Disabilities Act of 1990 (ADA), as amended, which incorporates and expands upon the requirements of Section 504 of the Rehabilitation Act of 1973, as amended; the Age Discrimination Act of 1975, as amended; and any other legally-protected classification or status protected by law.

School Name does not discriminate on the basis of sex and prohibits sex discrimination in any education program or activity that it operates, including in admission and employment. Inquiries about the application of Title IX may be referred to the Title IX Coordinator (see below), to the Office for Civil Rights, or both. More information on the School's Title IX policy and the School's Title IX grievance procedure is available at (website or other location where Title IX information is posted). Information on reporting conduct that may constitute sex discrimination under Title IX and how to make a report of sex discrimination is included in the School's "Freedom from Sex Discrimination (Title IX)" policy as outlined in the Employee Handbook and Student Handbook. Questions or concerns about compliance with these federal programs should be brought to the attention of the following persons designated as being responsible for coordinating compliance with these requirements:

For concerns regarding discrimination on the basis of sex, including sexual harassment, sexual assault, dating violence, domestic violence, and gender-based harassment, contact the Title IX Coordinator, Rosalinda Gonzalez, Michelle Schultz, or Beckie Allen, 1301 Waters Ridge, Lewisville, Texas 75057; (972) 316-3663; TitleIX@responsiveed.com. ("Chief" Coordinator name) retains ultimate oversight over the School's compliance with Title IX. Reports can be made at any time and by any person, including during nonschool hours, by mail, phone, or e-mail. During school business hours, reports may also be made in person. Upon receiving notice or an allegation of sex-based harassment, the Title IX Coordinator will promptly respond in accordance with district policy.

For concerns regarding discrimination on the basis of disability, contact Kendahl Owoh, Executive Director of Special Education, Dyslexia, & Section 504 Services, at 1301 Waters Ridge, Lewisville, Texas 75057; (972)316-3663

ext.368; specialeducation@resposiveed.com

For all other concerns regarding discrimination, contact HR@responsiveed.com.

Freedom from Sexual Harassment (Title IX)

The school does not discriminate on the basis of sex and prohibits sex discrimination in any education program or activity that it operates.

Sex-based harassment is a form of sex discrimination and means sexual harassment and other harassment on the basis of sex, including on the bases of sex stereotypes, sex characteristics, pregnancy or related conditions, sexual orientation, and gender identity that is:

1. *Quid pro quo harassment*: An employee, agent, or other person authorized by the School to provide an aid, benefit, or service under the School's education program or activity explicitly or impliedly conditioning the provision of such an aid, benefit, or service on a person's participation in unwelcome sexual conduct.

2. Hostile environment harassment. Unwelcome sexual conduct that, based on the totality of the circumstances, is subjectively and objectively offensive and is so severe or pervasive that it limits or denies a person's ability to participate in or benefit from (School Name)'s education program or activity.

3. Specific offenses, meaning sexual assault, dating violence, domestic violence, or stalking, as those terms are defined at 34 C.F.R. § 106.2.

General Definitions

A "complainant" means 1) a student or employee who is alleged to have been subjected to conduct that could constitute sex discrimination under Title IX, or (2) a person other than a student or employee who is alleged to have been subjected to conduct that could constitute sex discrimination under Title IX and who was participating or attempting to participate in the School's education program or activity at the time of the alleged sex discrimination.

A "respondent" means a person who is alleged to have violated the School's prohibition on sex discrimination.

A "complaint" means an oral or written request to the School that objectively can be understood as a request for (School Name) to investigate and make a determination about alleged discrimination under Title IX.

"Supportive measures" means individualized measures offered as appropriate, and reasonably available, without unreasonably burdening a complainant or respondent, not for punitive or disciplinary reasons, and without fee or charge to the complainant or respondent to: (1) restore or preserve the party's access to the School's education program or activity, including measures that are designed to protect the safety of the parties or the School's educational environment; or (2) provide support during the School's Title IX grievance procedures or during the informal resolution process. Examples of supportive measures include, but are not limited to, counseling, extensions of deadlines or other course-related adjustments, campus escort services; increased security and monitoring of certain areas of the campus; restrictions on contact applied to one or more parties; leaves of absence; changes in class, work, or extracurricular or other activity, regardless of whether or not there is or is not a comparable alternative; and training and education programs related to sex-based harassment.

A "confidential employee" means:

1. A School employee whose communications are privileged or confidential under Federal or State law. The employee's confidential status is only with respect to information received while the employee is functioning within the scope of their duties to which privilege or confidentiality applies.

2. An employee who has been designated as confidential by the School also has a duty not associated with providing those services, the

employee's confidential status is only with respect to information received about sex discrimination in connection with providing those services.

General Requirements

The School must respond promptly and effectively when it has knowledge of conduct that reasonably may constitute sex discrimination in its education program or activity. The School requires all employees who are not confidential employees to notify the Title IX Coordinator when the employee has information about conduct that reasonably may constitute sex discrimination under Title IX. This requirement does not apply to an employee who has personally been subject to conduct that reasonably may constitute sex discrimination under Title IX.

Any confidential employee must explain to any person who informs the confidential employee of conduct that reasonably may constitute sex discrimination under Title IX:

- Of the employee's status as confidential, including the circumstances in which the employee is not required to notify the Title IX Coordinator about conduct that reasonably may constitute sex discrimination;
- How to contact the School's Title IX Coordinator and how to make a complaint of sex discrimination; and
- 3. That the Title IX Coordinator may be able to offer and coordinate supportive measures, as well as initiate an informal resolution process or an investigation under the School's Title IX grievance procedures.

Reporting Sex Discrimination

The following persons may make a complaint of sex discrimination, including complaints of sex-based harassment, requesting that the School investigate and make a determination about alleged discrimination under Title IX:

- 1. A complainant;
- A parent, guardian, or other authorized legal representative with the legal right to act on behalf of a complainant;
- 3. The Title IX Coordinator, in certain circumstances;
- 4. With respect to complaints of sex discrimination other than sex-based harassment, in addition to the individuals identified in items (1) (3) above, any student or employee or any person other than a student or employee who was participating or attempting to participate in the School's education program or activity at the time of the alleged sex discrimination.

When notified of conduct that reasonably may constitute sex discrimination under Title IX, the Title IX Coordinator will promptly take the following actions:

- 1. Treat the complainant and respondent equitably;
- Offer and coordinate supportive measures, as appropriate, for the complainant and/or the respondent.
- 3. Notify the complainant, or if the complainant is unknown, the individual who reported the conduct of the School's Title IX grievance procedures and the informal resolution process, if available and appropriate.
- 4. If a complaint is made, notify the respondent of Title IX's grievance procedures and the informal resolution process, if available and appropriate.

Supportive Measures

Supportive measures must not unreasonably burden either party and must be designed to protect the safety of the parties or the school's educational environment, or to provide support during the School's Title IX grievance procedures, or during the informal resolution process. The School shall not impose such measures for punitive or disciplinary reasons.

The School may, as appropriate, modify or terminate supportive measures at the conclusion of the Title IX grievance process or at the conclusion of the informal resolution process, or (School Name) may continue them beyond that point.

The School must provide a complainant or respondent with a timely opportunity to seek, from an appropriate and impartial employee, modification or reversal of the decision to provide, deny, modify, or terminate supportive measures. The impartial employee must be someone other than the employee who made the challenged decision and must have authority to modify or reverse the decision. The School will also provide a party with the opportunity to seek additional modification or termination of a supportive measure applicable to them if circumstances change materially.

The School must not disclose information about any supportive measures to persons other than the person to whom they apply, including informing one party of supportive measures provided to another party, unless necessary to provide the supportive measures or restore or preserve a party's access to the School's education program or activity.

If the complainant or respondent is a student with a disability, the Title IX Coordinator must coordinate with one or more members, as appropriate, of the student's ARD Committee, if any, or one or more members, as appropriate, of the group of persons responsible for the student's placement decisions, if any, in order to determine how to comply with the requirements of the

Individuals with Disabilities Education Act and/or Section 504 of the Rehabilitation Act of 1973 in the implementation of supportive measures.

Response to Complaint

If a complaint is received, the Title IX Coordinator will initiate the School's Title IX grievance process or the informal resolution process, if available and appropriate and requested by all parties.

In the absence of a complaint or the withdrawal of any or all of the allegations in a complaint, and in the absence or termination of an informal resolution process, the Title IX Coordinator will determine whether to initiate a complaint of sex discrimination that complies with the School's Title IX grievance procedures. This is a fact-specific determination that involves consideration of certain factors identified in the Title IX regulations. If, after considering these and other relevant factors, the Title IX Coordinator determines that the conduct as alleged presents an imminent and serious threat to the health or safety of the complainant or other person, or that the conduct as alleged prevents the School from ensuring equal access on the basis of sex to its education program or activity, the Title IX Coordinator may initiate a complaint.

If initiating a Title IX complaint under this paragraph, the Title IX Coordinator must notify the complainant prior to doing so and appropriately address reasonable concerns about the complainant's safety or the safety of others, including by providing supportive measures and, regardless of whether a complaint is initiated, take other prompt and effective steps, in addition to steps necessary to effectuate the remedies provided to an individual complainant, if any, to ensure that sex discrimination does not continue or recur within the School's education program or activity.

Title IX Grievance Process

The School's Title IX grievance process will incorporate the following:

a) Complainants and respondents will be treated equitably.

b) Any person designated as a Title IX Coordinator, investigator, or decision maker for a complaint will not have a conflict of interest for or against complainants or respondents generally or any individual complainant or respondent. The decision maker may be the same person as the Title IX Coordinator or investigator.

c) There is a presumption that the respondent is not responsible for the alleged sex discrimination until a determination is made at the conclusion of the School's Title IX grievance process. d) The School will attempt to complete the evaluation of a Title IX complaint, investigation of a complaint, determination of a complaint, and appeal within (reasonable time frame, e.g., 45 or 60 days) from the date of the complaint. However, the School may reasonably extend this timeframe on a case-by-case basis for good cause with notice to the parties that includes the reason for the delay.

e) The School will take reasonable steps to protect the privacy of the parties and witnesses during the pendency of the Title IX grievance process, provided that the steps do not restrict the ability of the parties to (1) obtain and present evidence, including by speaking to witnesses; (2) consult with their family members, confidential resources, or advisors; or (3) otherwise prepare for or participate in the Title IX grievance procedures

f) The School will objectively evaluate all evidence that is relevant and not otherwise impermissible, including both inculpatory and exculpatory evidence, and credibility determinations will not be based on a person's status as a complainant, respondent, or witness.

g) The School will exclude the following types of evidence, and questions seeking evidence as impermissible, regardless of whether the evidence is relevant:

- Evidence that is protected under a privilege as recognized by Federal or State law or evidence provided to a confidential employee, unless the person to whom the privilege or confidentiality is owed has voluntarily waived the privilege or confidentiality;
- 2. A party's or witness's records that are made or maintained by a physician, psychologist, or other recognized professional or paraprofessional in connection with the provision of treatment to the party or witness unless the School obtains that party's or witness's voluntary, written consent for use in the Title IX grievance process;
- 3. Evidence that relates to a complainant's sexual interests or prior sexual conduct, unless evidence of a complainant's prior sexual conduct is offered to prove that someone other than the respondent committed the alleged conduct or is evidence about specific incidents of the complaint's prior sexual conduct with the respondent that is offered to prove consent to the alleged sex-based harassment. The fact of prior consensual sexual conduct between the complainant and respondent does not by itself demonstrate or imply the complainant's consent to the alleged sex-based harassment or preclude a determination that sexbased harassment occurred.

h) Upon initiation of the School's Title IX grievance procedures, the School must provide notice of the allegations to the parties whose identities are known. This notice must include:

- 1. The School's grievance procedures and any informal resolution process, if applicable;
- Sufficient information available at the time to allow the parties to respond to the allegations, including the identities of the parties involved in the incident(s), the conduct alleged to constitute sex discrimination, and the date(s) and location(s) of the alleged incident(s), to the extent that information is available to the School;
- 3. A statement that retaliation is prohibited; and

4) A statement that the parties are entitled to an equal opportunity to access the relevant and not otherwise impermissible evidence or an accurate description of this evidence, and that if the School provides a description of the evidence, the parties are entitled to an equal opportunity to access the relevant and not otherwise impermissible evidence upon the request of any party.

i) If, during the course of an investigation, the School decides to investigate additional allegations of sex discrimination by the respondent toward the complaint that are not included in the initial complaint notice or that are included in a complaint that is consolidated, the School must provide notice of the additional allegations to the parties whose identities are known.

j) The School may dismiss a complaint of sex discrimination for any of the following reasons:

- 1. The School is unable to identify the respondent after taking reasonable steps to do so;
- 2. The respondent is not participating in the School's education program or activity and is not employed by the School;
- 3. The complainant voluntarily withdraws any or all of the allegations in the complaint, the Title IX Coordinator declines to initiate a complaint, and the School determines that, without the complainant's withdrawn allegations, the conduct that remains alleged in the complaint, if any, would not constitute sex discrimination under Title IX even if proven; or
- 4. The School determines the conduct alleged in the complaint, even if proven, would not constitute sex discrimination under Title IX. Before dismissing the complaint under this paragraph, the School must make reasonable efforts to clarify the allegations with the complainant.

Upon dismissal, the School must promptly notify the complainant of the basis for dismissal. If the dismissal occurs after the respondent has been notified of the allegations, the School must also notify the respondent

of the dismissal and the basis for the dismissal promptly following notification to the complainant, or simultaneously if notification is in writing.

The School must notify the complainant that a dismissal may be appealed for any of the following reasons:

- 1. Procedural irregularity that would change the outcome;
- 2. New evidence that would change the outcome and that was not reasonably available when the determination whether sex-based harassment occurred or dismissal was made; and
- 3. The Title IX Coordinator, investigator, or decision maker had a conflict of interest or bias for or against complainants or respondents generally or the individual complainant or respondent that would change the outcome.

If a dismissal is appealed after the respondent has been notified of the allegations, the School must also notify the respondent that the dismissal may be appealed for the reasons set out above.

If the dismissal is appealed, the School must:

- Notify the parties of any appeal, including notice of the allegations if notice was not previously provided to the respondent;
- 2. Implement appeal procedures equally for the parties;
- Ensure the decision maker for the appeal did not take part in an investigation of the allegations or dismissal of the complaint;
- 4. Ensure the decisionmaker has been appropriately trained;
- 5. Provide the parties a reasonable and equal opportunity to make a statement in support of, or challenging, the outcome; and
- 6. Notify the parties of the result of the appeal and rationale for the result.

If a complaint is dismissed, the School must, at a minimum:

- 1. Offer supportive measures to the complainant;
- 2. For dismissals following voluntary withdrawal by a complainant or a determination by the School that the alleged conduct, even if proven, would not constitute sex discrimination under Title IX, and when the respondent has been notified of the allegations, offer supportive measures to the respondent as appropriate; and
- 3. Require the Title IX Coordinator to take other appropriate prompt and effective steps to ensure that sex discrimination does not continue or recur within the School's education program or activity.

k) The School may consolidate complaints of sex discrimination against more than one respondent, or by more than one complainant against one or more respondents, or by one party against another party, when the allegations of sex discrimination arise out of the same facts or circumstances.

I) To ensure an adequate, reliable, and impartial investigation of complaints, the School will:

- Ensure the burden is on (School Name), not on the parties, to conduct an investigation that gathers sufficient evidence to determine whether sex discrimination occurred;
- 2. Provide an equal opportunity for the parties to present fact witnesses and other inculpatory and exculpatory evidence that are relevant and not otherwise impermissible;
- 3. Review all evidence gathered through the investigation and determine what evidence is relevant and what evidence is impermissible regardless of relevance; and
- 4. Provide each party with an equal opportunity to access the evidence that is relevant to the allegations of sex discrimination and not otherwise impermissible in the following manner:

i. The School must provide an equal opportunity to access either the relevant and not otherwise impermissible evidence, or an accurate description of this evidence. If the School provides a description of the evidence, it must further provide the parties with an equal opportunity to access the relevant and not otherwise impermissible evidence upon the request of any party;

ii. The School must provide a reasonable opportunity to respond to the evidence or to the accurate description of the evidence; and

iii. The School must take reasonable steps to prevent and address the parties' unauthorized disclosure of information and evidence obtained solely through the Title IX grievance process.

m) A decisionmaker has authority to question parties and witnesses to adequately assess a party's or witness's credibility to the extent credibility is both in dispute and relevant to evaluating one or more allegations of sex discrimination.

n) Following an investigation and evaluation of all relevant and not otherwise impermissible evidence, the School must:

1. Use the preponderance of the evidence standard of proof to determine whether sex discrimination occurred. If the decisionmaker is not persuaded under the preponderance of the evidence standard that sex discrimination occurred, whatever the quantity of the evidence is, the decisionmaker must not determine that sex discrimination occurred.

- 2. Notify the parties in writing of the determination whether sex discrimination occurred under Title IX including the rationale for such determination, and the procedures and permissible bases for the complainant and respondent to appeal, if applicable;
- 3. If there is a determination that sex discrimination occurred, as appropriate, require the Title IX Coordinator to coordinate the provision and implementation of remedies to a complainant and other persons (School Name)identifies as having had equal access to (School Name)'s education program or activity limited or denied by sex discrimination, coordinate the imposition of any disciplinary sanctions on a respondent, including notification to the complainant of any such disciplinary sanctions, and require the Title IX Coordinator to take other appropriate prompt and effective steps to ensure that sex discrimination does not continue or recur within the school's education program or activity.

i. Possible disciplinary sanctions and remedies if there is a determination that sex discrimination occurred include any sanctions listed for employee misconduct in the Employee Handbook or for student misconduct in the Student Code of Conduct.

ii. The School may not impose discipline on a respondent for sex discrimination prohibited by Title IX unless there is a determination at the conclusion of the School's Title IX grievance procedures that the respondent engaged in prohibited sex discrimination.

1. 4) Not discipline a party, witness, or others participating in the School's Title IX grievance procedures for making a false statement or for engaging in consensual sexual conduct based solely on the determination whether sex discrimination occurred.

o) A complainant or respondent may appeal the results of a determination regarding responsibility by following the appeal process relating to other discrimination complaints outside of Title IX.

p) At any time prior to determining whether sex discrimination occurred, the School may offer to a complainant and respondent an informal resolution process, unless the complaint includes allegations that an employee engaged in sex-based harassment of a student or if the informal resolution process would conflict with Federal, State, or local law. Any informal resolution process offered by the School must, to the extent necessary, also require the Title IX Coordinator to take other appropriate prompt and effective steps to ensure that sex discrimination does not continue or recur within the school's education program or activity.

The School has discretion to determine whether it is appropriate to offer an informal resolution process when it receives information about conduct that reasonably may constitute sex discrimination under Title IX or when a complaint of sex discrimination is made, and may decline to offer informal resolution despite one or more of the parties' wishes.

The School must not require or pressure the parties to participate in an informal resolution process. The School must obtain the parties' voluntary consent to the informal resolution process and must not require waiver of the right to an investigation and determination of a complaint as a condition of enrollment or continuing enrollment, or employment or continuing employment, or exercise of any other right.

Before initiation of an informal resolution process, the School must provide to the parties notice that explains:

- 1. The allegations;
- 2. The requirements of the informal resolution process;
- That, prior to agreeing to a resolution, any party has the right to withdraw from the informal resolution process and to initiate or resume the School's Title IX grievance process;
- That the parties' agreement to a resolution at the conclusion of the informal resolution process would preclude the parties from initiating or resuming grievance procedures from the same allegations;
- The potential terms that may be requested or offered in an informal resolution agreement, including notice that an informal resolution agreement is binding only on the parties; and
- What information the School will maintain and whether and how the School could disclose such information for use in Title IX grievance procedures if grievance procedures are initiated or resumed.

Potential terms that could be include in an informal resolution agreement include but are not limited to:

- 1. Restrictions on contact; and
- 2. Restrictions on the respondent's participation in one or more of the School's programs or activities or attendance at specific events, including restrictions the School could have imposed as remedies or disciplinary sanctions had the School determined at the conclusion of the Title IX grievance procedures that sex discrimination occurred.

The facilitator for the informal resolution process must not be the same person as the investigator or decisionmaker for the complaint.

Emergency Removal

Nothing in the Title IX grievance process precludes the School from removing a respondent from the school's education program or activity on an emergency basis, provided that the School undertakes an individualized safety and risk analysis, determines that an imminent and serious threat to the health or safety of a complainant or any students, employees, or other person arising from the allegations of sex discrimination justifies removal, and provides the respondent with notice and an opportunity to challenge the decision immediately following the removal. An emergency removal must not be construed to modify any rights under the Individuals with Disabilities Education Act, Section 504 of the Rehabilitation Act of 1973, or the Americans with Disabilities Act of 1990.

The School may place an employee respondent on administrative leave from employment responsibilities during the pendency of the school's Title IX grievance procedures. Placement on administrative leave must not be construed to modify any rights under Section 504 of the Rehabilitation Act of 1973 or the Americans with Disabilities Act of 1990.

Retaliation

The School prohibits retaliation, including peer retaliation, in its education program or activity. When the School has information about conduct that reasonably may constitute retaliation under Title IX, the School is obligated to comply with Title IX requirements for responding to retaliation. Upon receiving a complaint alleging retaliation, the School must initiate its Title IX grievance procedures or, as appropriate, an informal resolution process.

Prohibited Disclosure of Personally Identifiable Information

The School must not disclose personally identifiable information obtained in the course of complying with Title IX's requirements, except in the following circumstances:

- 1. When the School has obtained prior written consent from a person with the legal right to consent to the disclosure;
- 2. When the information is disclosed to a parent, guardian, or other authorized legal representative with the legal right to receive disclosures on behalf of the person whose personally identifiable information is at issue;
- 3. To carry out the purposes of the Title IX regulations, including action taken to address

conduct that reasonably may constitute sex discrimination under Title IX in the School's education program or activity;

- 4. As required by Federal Law, Federal regulations, or other terms and conditions of a Federal award, including a grant award or other funding agreement; or
- 5. To the extent such disclosures are not otherwise in conflict with Title IX, when required by State or local law, or when permitted under FERPA or its implementing regulations.

Career and Technical Education (CTE) Programs

The district offers a comprehensive program that is designed to prepare students to be successful whether they choose to pursue higher education, technical or trade school, or to enter the workforce after completing their high school education. Course offerings and content are continuously monitored to ensure that programs are current with today's technology and are relevant to the requirements of today's employer. Admission to these programs is based on interest and aptitude, age appropriateness, academic achievement, state and local policy, class space available, and any course prerequisites.

It is the policy of the School not to discriminate on the basis of race, color, national origin, sex, or handicap in its vocational programs, services, or activities and to provide equal access to the Boy Scouts and other designated youth groups as required by Title VI of the Civil Rights Act of 1964, as amended; Title IX of the Education Amendments of 1972; and Section 504 of the Rehabilitation Act of 1973, as amended.

It is the policy of the School not to discriminate on the basis of race, color, national origin, sex, handicap, or age in its employment practices as required by Title VI of the Civil Rights Act of 1964, as amended; Title IX of the Education Amendments of 1972; and Section 504 of the Rehabilitation Act of 1973, as amended.

The School will take steps to ensure that lack of English skills will not be a barrier to admission and participation in all educational and vocational programs. For information about your rights or grievance procedures, please contact the Human Resources department at our home office by calling (972) 316-3663, or contact the Title IX Coordinator or the Section 504 Coordinator, whose contact information is set forth in the Notice of Nondiscrimination section above.

Parking Regulations [H] Parking Regulations [H]

Being able to bring a vehicle on campus is a privilege. The school is not responsible for damage to a vehicle that occurs while it is on campus. A student has full responsibility for the security of the student's vehicle and must make certain that it is locked and that the keys are not given to others. Permission is required for any students who find it necessary to go to their vehicles during the school day.

Vehicles parked on campus are under the jurisdiction of the school. School officials may search any vehicle any time there is reasonable cause to do so, with or without the presence of the student. A copy of the student's driver's license and insurance must be on file in the school office.

Parking Fee

Students who drive to campus must park in designated student parking areas. Students may be required to purchase a parking sticker from the school office each year. If required, the failure to purchase a parking sticker will be considered a parking infraction and will result in appropriate disciplinary action. Refer to the Campus Handbook Supplement for additional information.

Operation of Motor Vehicles on Campus

Any law or ordinance regulating traffic on a public highway or street also applies to the operation of a vehicle on campus. In addition to potential city citations for violation of motor vehicle traffic laws or ordinances, students will receive a warning and referral to the Campus Director's office for the following violations:

- 1. parking in a fire lane,
- 2. failure to park in a designated student parking area,
- 3. jumping (driving over) a curb,
- 4. double parking,
- 5. parking in a handicapped space or walkway,
- 6. parking in a crosswalk or ramp,
- 7. ignoring instructions from school staff monitoring the parking lot, or
- 8. parking on a water sprinkler.

A student who has had parking privileges revoked may have the student's car towed at the student's expense. All students wishing to exercise their right to drive/park a motor vehicle on campus will be required to submit a vehicle identification form each school year, which will remain on file in the campus office.

Pledge of Allegiance/Minute of Silence

As required by state law, each school day, students will recite the Pledge of Allegiance to the United States flag and the Pledge of Allegiance to the Texas flag. Parents may submit a written request to the Campus Director at the school office to excuse their student from reciting a pledge.

One minute of silence will follow recitation of the pledges. During the one-minute period, each student may choose to reflect, pray, meditate, or engage in any other silent activity that is not likely to interfere with or distract others. State law does not allow students to be excused from participation in the required minute of silence.

In addition, state law requires that the school provides for the observance of one minute of silence at the beginning of the first class period when September 11 falls on a regular school day in remembrance of those who lost their lives on September 11, 2001.

Religious Expression Student Expression of Religious Viewpoints

The school shall treat a student's voluntary expression of a religious viewpoint, if any, on an otherwise permissible subject in the same manner the school treats a student's voluntary expression of a secular or other viewpoint on an otherwise permissible subject and may not discriminate against the student based on a religious viewpoint expressed by the student on an otherwise permissible subject.

Religious Expression in Class Assignments

Students may express their beliefs about religion in homework, artwork, and other written and oral assignments free from discrimination based on the religious content of the students' submission. Homework and classroom work shall be judged by ordinary academic standards of substance and relevance and against other legitimate pedagogical concerns identified by the school. Students may not be penalized or rewarded on account of religious content. If a teacher's assignment involves writing a poem, the work of a student who submits a poem in the form of a prayer (for example, a psalm) should be judged on the basis of academic standards, including literary quality, and not penalized or rewarded on account of its religious content.

Freedom to Organize Religious Groups and Activities

Students may organize prayer groups, religious clubs, "see you at the pole" gatherings, and other religious gatherings before, during, and after school to the same extent that students are permitted to organize other noncurricular student activities and groups. Religious groups must be given the same access to school facilities for assembling as is given to other noncurricular groups, without discrimination based on the religious content of the group's expression. If student groups that meet for nonreligious activities are permitted to advertise or announce the groups' meetings, for example, by advertising in a student newspaper, putting up posters, making announcements on a student activities bulletin board or public address system, or handing out leaflets, school authorities may not discriminate against groups that meet for prayer or other religious speech. School authorities may disclaim sponsorship of noncurricular groups and events, provided they administer the disclaimer in a manner that does not favor or disfavor groups that meet to engage in prayer or other religious speech.

Prayer

Each student has an absolute right to individually, voluntarily, and silently pray or meditate in school in a manner that does not disrupt the instructional or other activities of the school. The school will not require, encourage, or coerce a student to engage in or refrain from such prayer or meditation during any school activity.

Respect for All

The school has a diverse student population and strives to maintain an environment of respect and acceptance. Students must not engage in harassing behaviors motivated by ethnicity, gender, color, religion, national origin, or disability directed toward another student.

Students are expected to treat other students and school staff with courtesy and respect, to avoid any behaviors known to be offensive, and to stop these behaviors when asked or told to stop.

School Calendar

The school operates according to the annually Boardadopted school calendar. Refer to the Campus Handbook Supplement for procedures relating to the announcement of school closings in the event of bad weather. Holidays may be used as school makeup days for days lost due to bad weather. The latest changes to the calendar will be available on the school website.

School-Day Schedule

Refer to the Campus Handbook Supplement for information regarding the school-day schedule and whether supervision of students before or after school is available.

School Facilities Use

Certain areas of the campus will be accessible to students before and after school for specific purposes. Students are required to remain in the area where their activity is scheduled to take place. Unless the school staff member overseeing the activity gives permission, a student will not be permitted to go to another area of the campus. Unless involved in an activity under the supervision of school staff, students must leave campus once school is dismissed.

School Functions

Students are held responsible for their conduct while in attendance at any school function. A student who is on campus or in attendance at any school function at any place, night or day, is subject to all regulations of the school and will be governed accordingly. Student identification cards may be required to attend some school functions.

School-Sponsored Trips

The school periodically takes students on field trips for educational purposes. A parent must provide permission for a student to participate in a field trip. A minimum of two (2) adult chaperones will accompany students on any school-sponsored trip or field trip. The school may (as allowed by law) require a fee for student participation in a field trip to cover expenses such as transportation, admission, and meals. Students will not be denied participation in a field trip because of financial need.

The school may ask a parent to provide information about a student's medical provider and insurance coverage and may also ask a parent to sign a waiver allowing for emergency medical treatment in the case of a student accident or illness during the field trip.

Skateboards

Students are not permitted to use their skateboards, scooters, or in-line skates on campus at any time. If a student is using any of the above instruments as a means of transportation to or from school, the student must walk and carry the skateboard, scooter, and/or inline skates while on campus. Skateboards, scooters, or in-line skates should be kept in a locker or other designated place approved by a teacher or the Campus Director until the end of the school day.

Student Speakers at School Events Student Speakers at Nongraduation Events

The school hereby creates a limited public forum for student speakers at all school events at which a student is to publicly speak. For each speaker, the school shall set a maximum time limit reasonable and appropriate to the occasion. Student speakers shall introduce:

- 1. athletic events designated by the school;
- 2. opening announcements and greetings for the school day; and/or
- 3. any additional events designated by the school, which may include, without limitation, assemblies, and pep rallies.

The forum shall be limited in the manner provided by this section.

Only those students in the highest two grade levels of the school and who hold one of the following positions of honor based on neutral criteria are eligible to use the limited public forum: student council officers, class officers of the highest grade level in the school, captains of the school's sports teams, and other students holding positions of honor as the school may designate.

An eligible student shall be notified of the student's eligibility, and a student who wishes to participate as an introducing speaker shall submit the student's name to the school office during an announced period of not less than three days. The announced period may be at the beginning of the school year; at the end of the preceding school year so student speakers are in place for the new year; or, if the selection process will be repeated each semester, at the beginning of each semester: or at the end of the preceding semester, so speakers are in place for the next semester. The names of the volunteering student speakers shall be randomly drawn until all names have been selected, and the names shall be listed in the order drawn. Each selected student will be matched chronologically to the event for which the student will be giving the introduction. Each student may speak for one week at a time for all introductions of events that week, rotate after each speaking event, or otherwise as determined by the school. The list of student speakers shall be chronologically repeated as needed, in the same order. The school may repeat the selection process each semester rather than once a year.

The subject of the student introductions must be related to the purpose of the event and to the purpose of marking the opening of the event, honoring the occasion, the participants, and those in attendance, bringing the audience to order, and focusing the audience on the purpose of the event. The subject must be designated, a student must stay on the subject, and the student may not engage in obscene, vulgar, offensively lewd, or indecent speech.

For as long as there is a need to dispel confusion over the nonsponsorship of the student's speech at each event in which a student will deliver an introduction, a disclaimer shall be stated in written or oral form, or both, such as,

The student giving the introduction for this event is a volunteering student selected on neutral criteria to introduce the event. The content of the introduction is the private expression of the student and does not reflect the endorsement, sponsorship, position, or expression of the school.

Certain students who have attained special positions of honor in the school have traditionally addressed school audiences from time to time as a tangential component of their achieved positions of honor, such as the captains of various sports teams, student council officers, class officers, homecoming kings and queens, prom kings and gueens, and the like, and have attained their positions based on neutral criteria. Nothing in this policy eliminates the continuation of the practice of having these students, irrespective of grade level, address school audiences in the normal course of their respective positions. The school shall create a limited public forum for the speakers and shall treat a student's voluntary expression of a religious viewpoint, if any, on an otherwise permissible subject in the same manner the school treats a student's voluntary expression of a secular or other viewpoint on an otherwise permissible subject and may not discriminate against the student based on a religious viewpoint expressed by the student on an otherwise permissible subject.

Student Speakers at Graduation

The school hereby creates a limited public forum consisting of an opportunity for a student to speak to begin graduation ceremonies and another student to speak to end graduation ceremonies. For each speaker, the school shall set a maximum time limit reasonable and appropriate to the occasion.

The forum shall be limited in the manner provided by this section.

Only students who are graduating and who hold one of the following neutral criteria positions of honor shall be eligible to use the limited public forum: student council officers, class officers of the graduating class, the top three academically ranked graduates, or a shorter or longer list of student leaders as the school may designate. A student who will otherwise have a speaking role in the graduation ceremonies is ineligible to give the opening and closing remarks. The names of the eligible volunteering students will be randomly drawn. The first name drawn will give the opening and the second name drawn will give the closing.

The topic of the opening and closing remarks must be related to the purpose of the graduation ceremony and to the purpose of marking the opening and closing of the event, honoring the occasion, the participants, and those in attendance, bringing the audience to order, and focusing the audience on the purpose of the event.

In addition to the students giving the opening and closing remarks, certain other students who have attained special positions of honor based on neutral criteria, including, without limitation, the valedictorian, will have speaking roles at graduation ceremonies. For each speaker, the school shall set a maximum time limit reasonable and appropriate to the occasion and to the position held by the speaker.

For this purpose, the school creates a limited public forum for these students to deliver the addresses. The subject of the addresses must be related to the purpose of the graduation ceremony, marking and honoring the occasion, honoring the participants and those in attendance, and the student's perspective on purpose, achievement, life, school, graduation, and looking forward to the future.

The subject must be designated for each student speaker, the student must stay on the subject, and the student may not engage in obscene, vulgar, offensively lewd, or indecent speech. The school shall treat a student's voluntary expression of a religious viewpoint, if any, on an otherwise permissible subject in the same manner the school treats a student's voluntary expression of a secular or other viewpoint on an otherwise permissible subject and may not discriminate against the student based on a religious viewpoint expressed by the student on an otherwise permissible subject.

A written disclaimer shall be printed in the graduation program that states:

The students who will be speaking at the graduation ceremony were selected based on neutral criteria to deliver messages of the students' own choices. The content of each student speaker's message is the private expression of the individual student and does not reflect any position or expression of the school; the school's employees, administration, or board of trustees; or the views of any other graduate. The contents of these messages were prepared by the student volunteers, and the school refrained from any interaction with student speakers regarding the student speakers' viewpoints on permissible subjects.

Tardiness

Students who are late to class are designated tardy and will be assigned disciplinary consequences if they are tardy, without an acceptable excuse, on four or more days within a period of 45 rolling school days. Egregious tardiness—e.g., arriving to school after attendance has been taken—will be classified as an absence for the purpose of compulsory attendance enforcement if unexcused.

Nearly all tardiness is avoidable and is excusable only in cases of illness or emergency. To get an excused tardy slip, the student's parent must report to the school office the emergency which caused the delay.

Telephone

Because of the tremendous amount of essential business that must be transacted over the school office telephones, students are requested not to ask for use of the telephone except in emergencies. The school office staff will deliver messages in cases of emergency. No toll calls from office telephones are to be made by students.

Transfers within the ResponsiveEd Community of Schools

Parents of students under 18 years of age and students 18 years of age and older may request a transfer to another ResponsiveEd community school operated under the same charter by submitting a "Student Transfer Request Form" to the Campus Director at the school office. A "Student Transfer Request Form" may be obtained at the school office.

Transfer Window

Transfer requests are accepted annually in the school office and must be received during the transfer window for consideration. The transfer window coincides with the established open-enrollment period for each year.

In general, transfer requests will not be considered outside the transfer window except for new district employees within their first month of employment and those who move during the course of the school year. The Campus Director reserves the right to make exceptions in extenuating situations.

Notification of the decision for a transfer request will be communicated in writing by March 1.

The school may delay a decision when the school determines a delay is necessary to properly consider relevant information and operational needs.

Considerations of Transfer Request

Upon receipt of the "Student Transfer Request Form," the Campus Directors of the sending and receiving schools will consider the following factors when approving transfers:

- 1. overcrowding at the sending and receiving schools;
- 2. size of the sending and receiving schools;
- 3. length of time for which the transfer is requested;

(The student must intend to remain for the full year.)

- 4. student attendance history;
- 5. student discipline history;
- 6. student academic performance;

(i.e., Students must be passing all subjects/ courses.)

- 7. whether the student is a child of a district employee;
- 8. the existence and extent of a waiting list at the receiving school; and
- 9. extenuating circumstances as determined on a case-by-case basis.

If approved, a transfer student may receive priority status.

Length of Approved Transfers

Once a transfer is granted, the student will transfer as a full-time student to the requested school. The parent may elect a one-time option to request a transfer returning to the student's sending school at the end of the semester (Grades 9-12) or the end of the year (Grades 1-8).

Reasons for Transfer Revocation

Transfers may be revoked by the receiving Campus Director for any of the following reasons:

- 1. changes in the facility and/or instructional capacity at the receiving school;
- 2. falsification of residence, transfer, or enrollment documents; or
- 3. other relevant factors as determined by the Campus Director.

Once a transfer is revoked, the student must return to the student's sending school. Except when deemed necessary by the Campus Director, no further transfer request will be granted for this student.

Appeals

Decisions regarding student transfers may be appealed in accordance with the school grievance procedure (see "Student or Parent Complaints and Concerns," p. 72).

Transportation

Students who participate in school-sponsored trips may be required to ride a school vehicle (i.e., a vehicle driven for school-related business or owned, leased, or rented by the school). The Campus Director, however, may make an exception if the parent personally requests that the student be permitted to ride with the parent, or if the parent presents—prior to the day of the scheduled trip—a written request that the student be permitted to ride with an adult designated by the parent.

Riding a school vehicle is a privilege. School vehicle drivers have the authority to maintain discipline and require seating charts. When riding a school vehicle, students are held to behavioral standards established in this Handbook and the Student Code of Conduct. Students must:

- 1. follow the driver's directions at all times;
- 2. enter and leave the vehicle in an orderly manner;
- 3. keep feet, books, instrument cases, and other objects out of the aisle;
- 4. not deface the vehicle or its equipment;
- 5. not put head, hands, arms, legs, or any object out of any window; and
- 6. wait for the driver's signal to leave or cross in front of the vehicle.

Only designated students are allowed to ride in the vehicle. Students may neither ride the vehicle to a different location nor have friends ride the vehicle to participate in after-school activities.

If a special-needs student is receiving bus transportation as a result of an Individual Education Plan (IEP), the Admission Review and Dismissal (ARD) Committee will have the discretion in determining appropriate disciplinary consequences.

Use of Student's Image/ Information

Photographs of students (including video images) along with student names, activities, honors, and achievements will be allowed for use in official school projects and events unless a parent specifically requests in writing that such usage be denied. Individual student photos for official campus identification cards may be taken as required.

Displaying a Student's Artwork, Projects, Photos, and Other Original Work

Teachers may display student work in classrooms or elsewhere on campus as recognition of student achievement. However, the school will seek parental consent before displaying student artwork, special projects, photographs taken by students, and other original works on the school website, on any campus or classroom website, in printed materials, by video, or by any other method of mass communication. The school will also seek consent before displaying or publishing an original video or voice recording in this manner.

Visitors

Parents and other visitors are welcome to visit the campus. No visitors will be allowed in any part of the building without first obtaining approval from the school office. The school will take the following actions when there is a visitor at the school:

- 1. The visitor must first report to the school office, and will be required to furnish a U.S. federal or state-issued photo ID.
- 2. The visitor's information will be stored in an electronic database to document visitors to the school. Information stored in the electronic database may be used only for the purpose of school security, and may not be sold or otherwise disseminated to a third party for any purpose.
- 3. The school will verify whether the visitor is a sex offender registered with the computerized central database maintained by the Department of Public Safety or any other database accessible by the school. Visitors identified as sex offenders shall be escorted by school staff at all times during a school visit.
- 4. A visitor badge will be issued to the visitor and displayed conspicuously during the visit.

Visits to individual classrooms during instructional time are permitted only with approval of the Campus Director and teacher, and such visits are not permitted if their duration or frequency interferes with the delivery of instruction or disrupts the normal school environment.

Volunteers

The district encourages parents, guardians, grandparents, or other relatives of students to volunteer with the school. Anyone who is interested in participating as a volunteer must submit an application and register as a volunteer with the Campus Director. If you are interested in volunteering, please fill out the volunteer application online at www.responsiveed.com -> careers -> current job openings -> search for: volunteers all campus -> apply.

While the school encourages volunteerism, the safety of each student is vital. In accordance with state law and to ensure the safety of students, annual criminal history background checks for volunteers are required. "Volunteer" means any person who regularly provides services for or on behalf of the school, and includes a person volunteering for a single field trip or event, on school premises or at a school-sponsored or schoolrelated activity on or off school property, who does not receive compensation in excess of reimbursement for expenses. All volunteers must clear the background check before they can begin volunteer work and must provide an official form of identification. Volunteers must adhere to any and all volunteer guidelines and directions given by the school.

Withdrawals

A student under 18 may be withdrawn from school only by a parent. The school requests notice from the parent at least three days in advance so that records and documents may be prepared. Less than three days' notice may result in forms being mailed. A withdrawal form may be obtained from the school office.

A student who is 18 years of age or older, who is married, or who has been declared by a court to be an emancipated minor, may withdraw without parental signature. In all cases, withdrawal forms must be appropriately completed and signed before withdrawal is complete.

The school may initiate withdrawal of a student for nonattendance if:

 the student has been absent ten consecutive school days and repeated efforts by the school to locate the student have been unsuccessful, or 2. the student is 18 years of age or older and has more than five unexcused absences in one semester.

Section II: Health and Safety Information

Student Safety on Campus

Student safety on campus and at school-related events is a high priority of the school. Although the school has implemented safety procedures, the cooperation of students is essential to ensure school safety. A student should:

- 1. avoid conduct that is likely to put the student or other students at risk;
- follow the behavioral standards in this Handbook, including the Student Code of Conduct, as well as any additional rules for behavior and safety set by the Campus Director, teachers, or school staff;
- remain alert to and promptly report to school staff safety hazards, such as intruders on campus and threats made by any person toward a student or school staff;
- 4. know emergency evacuation routes and signals;
- 5. immediately follow the instructions of school staff who are overseeing the welfare of students; and
- make anonymous reports about school safety concerns by contacting the Executive Director of Safety and Security, Steve Chaney, at (972) 316-3663 ext. 261, safety@responsiveed.com.

Asbestos Management Plan

The school has every facility inspected for asbestos before use by a licensed Asbestos Hazard Emergency Response Act (AHERA) inspector. An Asbestos Management Plan is created for the school in accordance with federal regulations by AHERA. Parents may view the Asbestos Management Plan by contacting the school office.

Bacterial Meningitis Bacterial Meningitis

What is meningitis?

Meningitis is an inflammation of the covering of the brain and spinal cord. It can be caused by viruses, parasites, fungi, and bacteria. Viral meningitis is most common and the least serious. Bacterial meningitis is the most common form of serious bacterial infection with the potential for serious, long-term complications. It is an uncommon disease, but requires urgent treatment with antibiotics to prevent permanent damage or death.

What are the symptoms?

Someone with meningitis will become very ill. The illness may develop over one or two days, but it can also rapidly progress in a matter of hours. Not everyone with meningitis will have the same symptoms.

Students and adults with meningitis may have a severe headache, high temperature, vomiting, sensitivity to bright lights, neck stiffness or joint pains, and drowsiness or confusion. In both students and adults, there may be a rash of tiny, red-purple spots. These can occur anywhere on the body.

The diagnosis of bacterial meningitis is based on a combination of symptoms and laboratory results.

How serious is bacterial meningitis?

If it is diagnosed early and treated promptly, the majority of people make a complete recovery. In some cases it can be fatal or a person may be left with a permanent disability.

How is bacterial meningitis spread?

Fortunately, none of the bacteria that cause meningitis are as contagious as diseases like the common cold or the flu, and they are not spread by casual contact or by simply breathing the air where a person with meningitis has been. The germs live naturally in the back of our noses and throats, but they do not live for long outside the body. They are spread when people exchange saliva (such as by kissing and sharing drinking containers, utensils, or cigarettes).

The germ does not cause meningitis in most people. Instead, most people become carriers of the germ for days, weeks, or even months. The bacteria rarely overcome the body's immune system and cause meningitis or another serious illness.

How can bacterial meningitis be prevented? Using good health practices such as covering your mouth and nose when coughing or sneezing and washing your hands with soap and water can help stop the spread of the bacteria. Students should not share food, drinks, utensils, toothbrushes, or cigarettes. Students should limit the number of persons they kiss. There are vaccines available to offer protection from some of the bacteria that can cause bacterial meningitis. The vaccines are safe and effective (85–90%) and can cause mild side effects, such as redness and pain at the injection site lasting up to two days. Immunity develops within seven to ten days after the vaccine is given and lasts for up to five years.

The Texas Department of State Health Services requires at least one meningococcal vaccine (MCV4) in Grade 7. One dose of quadrivalent meningococcal conjugate vaccine is required on or after the student's 11th birthday. If a student received the vaccine at ten years of age, this will satisfy the state's requirement.

What should students do if they think they or a friend might have bacterial meningitis? Students should seek prompt medical attention.

Where can students get more information? A family doctor and the staff at the local or regional health department office are excellent sources for information on all communicable diseases. Parents and students may also call the local health department or Regional Texas Department of Health office to ask about the meningococcal vaccine. Additional information may also be found at the following websites for the Centers for Disease Control and Prevention www.cdc.gov and the Texas Department of State Health Services www.dshs.state. tx.us.

Child Abuse and Other Maltreatment Reporting and Investigations

District Plan

The district has established a plan for addressing child abuse, sex trafficking, and other maltreatment of children, which may be accessed at: responsiveed.com/child-abuse-and-othermaltreatment.

Reporting Procedures

A person who suspects that a child is neglected, being abused, or is a victim of sex trafficking has a legal responsibility under state law to report such suspected abuse to Child Protective Services at 1 (800) 252-5400 or the local police department at 911.

Students who believe they are the subjects of sexual abuse or other maltreatment should report the incident immediately to a teacher or the Campus Director.

If a parent has cause to believe that a student has been or may be abused or neglected at school, the parent shall immediately notify the Campus Director at the school and make an oral report to Child Protective Services at 1 (800) 252-5400 or the local police department at 911.

Counseling Services

Counseling services will be made available for students affected by sexual abuse or other maltreatment.

Additional Information

Additional information regarding sexual abuse and other maltreatment of children, including prevention techniques and knowledge of likely warning signs indicating that a child may be a victim of sexual abuse or other maltreatment, may be found at the following Texas Education Agency website: https://tea.texas.gov/ texas-schools/health-safety-discipline/child-abuseprevention/child-abuse-prevention-overview.

Staff Training

All members of the school staff are trained annually in child abuse awareness, child sexual abuse,

trafficking, neglect, and other maltreatment of children, including maltreatment of children with significant cognitive disabilities and reporting procedures.

Student Interviews at School

The school cooperates with official child abuse investigators as required by law. The school may not interfere with an investigation of a report of child abuse or neglect conducted by the Texas Department of Family and Protective Services (DFPS). The school shall permit the investigator to conduct the required interview with the student at any reasonable time at the school. The school may not require the investigator to permit school staff to be present at a student interview conducted at school.

Notification of Parents

Investigations at school may be conducted by authorized law enforcement or state agencies without prior notification or consent of the student's parents if necessary.

Children of Military Families

Children of military families will be provided flexibility regarding certain school requirements, including:

- 1. immunization requirements;
- 2. grade level, course, or educational program placement;
- 3. eligibility requirements for participating in extracurricular activities; and
- 4. graduation requirements.

In addition, absences related to a student visiting with the student's parent, including a stepparent or legal guardian, who has been called to active duty for, is on leave from, or is returning from a deployment of at least four months will be excused by the school. The school will permit no more than five excused absences per year for this purpose. For the absence to be excused,

the absence must occur no earlier than the 60th day before deployment or no later than the 30th day after the parent's return from deployment.

Cold/Heat/Ozone Guidelines

Weather conditions can pose a risk to the health of students. The following guidelines are intended to assist when making decisions regarding outside

activities during periods of high heat or heat index, when there is an ozone warning or when other atmospheric conditions pose a health risk to students. Activity results in the loss of body fluids. Excessive heat and/or humidity increase the amount of fluid loss. The body needs a cooldown period to readjust itself to the cooler temperatures within the building. Efforts will be made to make sure that students consistently drink fluids so they do not dehydrate. If a student becomes thirsty, the student is already underhydrated. Fluids are especially important before any physical activity or before leaving an air-conditioned environment. Many medications prescribed for therapeutic purposes can potentially affect heat tolerance. Some students on medication have an impaired ability to dissipate heat from the body due to their medical conditions.

Parents should notify the school in writing if they do not want their children to go outside on days other than those mentioned above for recess or any other outside activity.

Hot Temperatures

When the temperature or heat index rises to 95 degrees or the ozone alert is orange, outdoor recess or activities should be limited to ten minutes.

When the temperature or heat index rises to 100 or the ozone alert is red or purple, no outside recess or activities should be allowed, except for normal dismissal procedures, but caution will be used during dismissal time to keep exposure to heat at a minimum.

Parents are encouraged to dress children in cottonmaterial, loose-fitting, lightweight, and light-colored clothes. Parents are encouraged to provide a balanced diet including four to five servings of fruits and vegetables daily. These foods are not only natural sources of vitamins and electrolytes, but provide additional water to the body.

To the extent possible schedules will be rearranged so that outside activities can occur in the mornings, when the temperature is cooler. Discretion will be used to decrease outside activities when seasonal temperatures and humidity exceed those normal for this area. Vigilance in hydrating students before, during, and after outside activities will be used.

Efforts will be made to ensure that all staff members are aware of the signs, symptoms, and treatment procedures for heat-related illnesses. A cooldown period once the students return to the building from outside activities will be encouraged.

Efforts will be made to ensure that students are aware that metal parts, including swing chains, metal slides, metal wheels, screws, and bolts will be hot and to avoid them as much as possible during this time. During these times of heat, it is advised that students are to be kept inside the building while waiting for a bus, daycare van, or parent pickup.

Cold Temperatures

During times of excessive cold weather, the following precautions should be taken:

When the temperature or wind chill is at or below 25 degrees, no outdoor recess or activities should be allowed. Parents are encouraged to dress children in appropriate cold-weather clothing, including dressing in layers during the cold-weather months.

If students do not have appropriate outerwear, they will be kept indoors.

Efforts will be made to ensure that all staff members are aware of the signs, symptoms, and treatment procedures for cold-related illnesses. During these times of cold, it is advised that students are to be kept inside the building while waiting for a bus, daycare van, or parent pickup.

Contagious Diseases/ Conditions

To protect other students from contagious illnesses, students infected with certain diseases are not allowed to come to school while contagious. If school staff suspects that a student may have a contagious disease based on signs or symptoms the student has, staff will exclude the student from attendance until all suspicious symptoms are gone or until the child's physician documents that the student may return to school. Parents of a student with a communicable or contagious disease should keep their child home and phone the school office so that other students who might have been exposed to the disease can be alerted.

The district is required to report certain contagious (communicable) diseases or illnesses to the Texas Department of State Health Services (DSHS) or to our local/regional health authority. A list of notifiable conditions can be found on the DSHS website. The school office can also provide information from DSHS on the notifiable conditions. The district will follow the county, state, and the Centers for Disease Control and Prevention guidance regarding epidemics and pandemics such as COVID-19, including the guidelines from the Texas Education Agency (TEA). See the ResponsiveEd website for additional information and updates regarding how a current epidemic or pandemic like COVID-19 impacts school operations.

Doctor's Note after an Absence for Illness

Upon return to school, a student absent for more than three consecutive days because of personal illness must bring a statement from a doctor or health clinic verifying the illness or condition that caused the student's extended absence from school. Otherwise, the student's absence may be considered unexcused and if so, would be in violation of compulsory attendance laws.

Emergency Medical Treatment

If a student has a medical emergency at school or a school-related activity and the parent cannot be reached, school staff will seek emergency medical treatment unless the parent has previously provided a written statement denying this authorization. Therefore, parents are asked each year to complete an "Emergency Care Consent Form," which includes information about their student's allergies to medications, etc. Parents should keep emergency care information current (e.g., name of doctor, emergency phone numbers, allergies, etc.). An updated "Student Health Form" will be required at the beginning of each school year. Please inform the school office of any changes that occur during the school year. The parent and/or guardian is responsible for all incurred costs related to the student's emergency medical treatment.

Fire, Lockdown, and Disaster Drills

Fire drills are conducted for two purposes:

- 1. to train students to leave the building orderly and guickly in case of an emergency alarm, and
- 2. to teach self-control in times of emergency.

When the fire alarm is sounded, all students should immediately walk out of the room and proceed to the designated exit. They should walk in an orderly manner, with no talking or pushing. When the students reach the safety zone designated by the teacher, they should face the building but remain in line.

In addition to fire drills, lockdown or disaster drills will also be conducted. Refer to the Campus Handbook Supplement for specific procedures relating to fire and disaster drills.

Food Allergies

Immediate notification should be made when students have been diagnosed with an allergy that could result in dangerous or possible life-threatening reactions either by inhalation, ingestion, or skin contact with a particular food. It is important to disclose the food to which the student is allergic, as well as the nature of the allergic reaction. Please contact the school office if your child has a known food allergy or as soon as possible after any diagnosis of a food allergy.

The parent of each student enrolled in the school must complete the school's Food Alleray Form. The school may also require information from a child's physician if the child has food allergies.

Food allergy information forms will be maintained in the child's student records and shall remain confidential. Information provided on food allergy information forms may be disclosed to teachers, school counselors, school nurses, and other appropriate school personnel only to the extent consistent with Board policy and as permissible under the Family Educational Rights and Privacy Act of 1974 (FERPA).

The district has developed and annually reviews a food allergy management plan, based on the Texas Department of State Health Services' (DSHS) Guidelines for the Care of Students with Food Allergies At-Risk for Anaphylaxis.

The complete text of the Guidelines for the Care of Students with Food Allergies At-Risk for Anaphylaxis can be found on the DSHS website at dshs.texas.gov/ schoolhealth/allergiesandanaphylaxis/. For additional information regarding food allergy administrative procedures and guidelines, please contact the Director of Health Services, at 1301 Waters Ridge, Lewisville, TX 75057; (972) 316-3663 ext. 291;

healthservices@responsiveed.com.

Head Lice

No Exclusions from School: Students should not be excluded from school due to the presence of head lice. The Centers for Disease Control and Prevention ("CDC"), the American Academy of Pediatrics, and the Texas Department of Health and Human Services have noted that there is little evidence that exclusion from school reduces the transmission of head lice. The goal of lice prevention and control in the school is to limit the spread of lice from one student to another through accurate diagnosis and meaningful and consistent communication and education. Notifications will be sent to the parent of the child with lice and parents of students in that child's classroom with guidelines and treatment recommendations. The parent of the child with lice (live or dead) has the option of picking the child up early or leaving the child in class. More information on head lice can be obtained from the **Texas Department of State Health Services (DSHS)** website.

Health-care Appointments

A student may be excused for a temporary absence resulting from a visit to health-care professionals if that student begins classes or returns to school on the same day of the appointment. A note from the healthcare professional must be provided to the school office upon return of the student to school. A student whose absences are excused for these reasons may not be penalized for those absences, and they will be counted as if the student attended school for attendance purposes. The student will be allowed a reasonable time to make up the missed school work.

Health Screenings

Students in mandated grades are required under state law to be screened for vision and hearing deficiencies, spinal curvature, and Type 2 diabetes. For information on spinal screening by an outside professional, please contact campus level health services staff.

Exemption

A student is exempt from screening if the screening conflicts with the tenets and practices of a recognized church or religious denomination of which the individual is an adherent or member. To qualify for the exemption, the student's parent must submit to the school office on or before the day of the screening procedure an affidavit stating the objections to screening.

Homeless Students

Please inform the district if you or your child are experiencing homelessness. District staff can share resources with you that may be able to assist you and your family.

Children experiencing homelessness will be provided flexibility with respect to the following:

- 1. proof of residency requirements;
- 2. immunization requirements;
- education program placement in some instances, such as inability to provide previous academic records;
- 4. award of partial credit;
- 5. eligibility requirements for participation in extracurricular activities; and
- 6. review of graduation requirements.

For more information on services for homeless students, contact the district's McKinney-Vento Homeless Liaison, Colleen Randazzo, at 1301 Waters Ridge, Lewisville, TX 75057; (972) 316-3663 ext. 291; McKinneyVento@responsiveed.com.

Illness during School Hours

Illness during School Hours

A student who becomes ill during school hours is to report to the teacher, who will then send the student to the school office. Parents or other designated person should, to the extent possible, pick up the child from the school within one (1) hour of notification of illness. No student is allowed to go home without the parent being notified. Students are not to call parents from school phones or cell phones asking to go home; such calls are to be made from the school office by school staff.

A parent/guardian will not be called for each clinic visit. A parent/guardian will be notified by phone call or clinic information form of the following types of injuries or illnesses:

1. head injury – potential for delayed repercussions/ possible concussions

- 2. vomiting, diarrhea, and/or fever greater than 100.0 degrees Fahrenheit potential for a contagious condition/illness
- ineffective medication regimen such as, but not limited to, asthma inhaler, diabetes management, ADHD
- 4. life-threatening occurrences
- 5. orthopedic injuries that are not relieved with rest and ice
- 6. any injury/illness deemed necessary by the nurse

When your child is ill, please contact the school to let us know your child won't be attending that day. It is important to remember that schools are required to exclude students with certain illnesses from school for periods of time as identified in state rules. Students should stay home from school due to illness if any of the following are present:

- 1. fever of 100.0 degrees Fahrenheit or higher in the past 24 hours;
- 2. vomiting or diarrhea in the past 24 hours;
- 3. itchy, red eyes with discharge;
- 4. unknown rash;
- 5. ringworm (until treatment has been started);
- 6. live head lice; or
- 7. jaundice.

An updated list of conditions for which the school must exclude students for health reasons can be provided by the school office. To protect students at school, students assessed with any of the signs and symptoms listed above will be sent home.

Immunizations

Texas law requires that a student be fully immunized against certain diseases or must present a certificate or statement that, for medical reasons or reasons of conscience, including a religious belief, the student will not be immunized. For further information, please see the 2023-2024 Vaccine Requirements. For exemptions based on reason of conscience, the district can honor only official forms issued by the Texas Department of State Health Services (DSHS) Immunization Branch. This form may be obtained by writing the DSHS Immunization Branch (MC1946), P.O. Box 149347, Austin, TX 78714-93447, or online at Immunization Exemption Waiver.

The form must be notarized and submitted to the school office within 90 days of notarization. If the parent is seeking an exemption for more than one student in the family, a separate form must be provided for each student. These forms expire after two years.

Each student shall be fully immunized against diphtheria, tetanus, rubeola (measles), mumps, rubella, and poliomyelitis (polio). Students in Kindergarten through Grade 12 shall have the following additional vaccines according to the immunization schedules set forth in DSHS regulations: pertussis, hepatitis A, hepatitis B, and varicella (chickenpox). Students enrolling in Grade 7 through Grade 12 are required to have one dose of meningococcal (MCV4) vaccine on or after the student's 11th birthday and a TDAP Booster. In accordance with state laws and regulations, additional vaccines may be required by DSHS and/or local health authorities in specific situations pursuant to a control order containing control measures.

The immunizations required are: diphtheria, tetanus, and pertussis; measles, mumps, and rubella; polio; hepatitis A; hepatitis B; varicella (chickenpox); and meningococcal (MCV4). The school staff can provide information on age-appropriate doses or an acceptable physician-validated history of illness required by the DSHS. Proof of immunization may be established by personal records from a licensed physician or public health clinic with a signature or rubber-stamp validation.

If a student is not immunized for medical reasons, the student or parent must present a certificate signed by a U.S.-licensed physician stating that in the doctor's opinion, the immunization required poses a significant risk to the health and well-being of the student or a member of the student's family or household. This certificate must be renewed yearly unless the physician specifies a lifelong condition.

Provisional Enrollment

At the time of enrollment, a student's immunization record or exemption paperwork must be submitted to the school. The law requires that students be fully vaccinated against the specified diseases. A student may be enrolled provisionally if the student has an immunization record that indicates the student has received at least one dose of each specified ageappropriate vaccine required by this rule.

A student must not be overdue for the next dose in a series to be considered provisional. To remain enrolled, the student must complete the required subsequent doses in each vaccine series on schedule and as rapidly as is medically feasible and provide acceptable evidence of vaccination to the school.

A school health staffer or administrator shall review the immunization status of a provisionally enrolled student every 30 days to ensure continued compliance in completing the required doses of a vaccination.

If, at the end of the 30-day period, a student has not received a subsequent dose of vaccine, the student is not in compliance and the school shall exclude the student from school attendance until the required dose is administered or appropriate waiver documentation is received. A student may also be provisionally enrolled for not more than 30 days from the first day of attendance:

- 1. if the student is transferring from a Texas School to a Texas school and is awaiting the transfer of the immunization record; or
- if the student is a dependent of a parent or guardian who is Active Duty Military with a valid ID card and is awaiting the transfer of the immunization record; or
- 3. if the student is homeless as defined in the McKinney-Vento Homeless Assistance Act

Immunization Records Reporting

Since many types of personal immunization records are in use, any document will be acceptable provided a physician or public health personnel has validated it. Validation includes a signature, initials, or stamp. An immunization record generated from an electronic health record must include clinic contact information and the provider's signature/stamp, along with the vaccine name and vaccination date (month, day, and year). An official record generated from a health authority is acceptable. An official record received from school officials, including a record from another state is acceptable. The school's record of a student's immunization history, while private in most instances, may be inspected by the Texas Education Agency, local health departments, and the Texas Department of State Health Services and transferred to other schools associated with the transfer of the student to those schools.

Injuries/Accident Insurance

The school is not responsible for medical costs associated with a student's injury nor is the school responsible for medical costs associated with injuries to parents, visitors, or volunteers. At the beginning of each school year, the school does make available, however, an optional, low-cost student accident insurance program to assist parents in meeting medical expenses. A parent who desires coverage for a student will be responsible for paying insurance premiums and submitting claims.

Investigations and Searches

Students shall not place, keep, or maintain any article or material prohibited by school policy or that would lead school officials to reasonably believe that it would cause a substantial disruption at school or at a schoolsponsored or school-related function. Campus Directors and teachers have the right to question students regarding their conduct or the conduct of others.

In the interest of promoting student safety and attempting to ensure that the school is safe and drugfree, school administrators may from time to time conduct searches. Such searches are conducted without a warrant and as permitted by law.

Administrators, teachers, and other professional personnel may question a student regarding the student's own conduct or the conduct of other students. In the context of school discipline, students have no claim to the right not to incriminate themselves.

School staff may conduct searches of a student's outer clothing, pockets, personal property/belongings (backpack, etc.), and vehicles on school property and property under school control in accordance with law and Board policy. Searches will be conducted based on reasonable suspicion or after securing the student's voluntary consent. Consent obtained through threat of contacting parents or the police authorities is not considered to be voluntarily given. Unless an emergency or urgent circumstances exist, searches shall be conducted by the Campus Director or Assistant Campus Director, or his or her designee, and with another staff member present for the search.

If a vehicle subject to search is locked, the student will be asked to unlock the vehicle. If the student refuses, the school will contact the student's parents. If the parents also refuse to permit the vehicle to be searched, the school may contact law enforcement officials. The school may contact law enforcement even if permission to search is granted.

Lockers, desks/offices, school-provided technology, and other school property is subject to search or inspection at any time without notice, and with or without the presence of the student. Students should have no expectation of privacy in school property. Students are responsible for any item found in school property that has been provided to the student that is prohibited by law, school policy, or the Code of Conduct.

Students are responsible for prohibited items found in their possession, including items in their personal belongings or vehicle. The parent will be notified if any prohibited items are found in the student's possession.

Random Drug Searches [M] [H]

To ensure a drug-free learning environment, the school conducts random drug searches of the school facilities. The school may use or contract for specially trained dogs to alert school officials to the presence of prohibited or illegal items, including drugs and alcohol.

Canine visits may be unannounced. The dogs shall not be asked to alert on students. At any time, trained dogs may be used around lockers and the areas around vehicles parked on campus. Searches of classrooms, common areas, or student belongings may also be conducted by trained dogs when students are not present. An item in a classroom, a locker, or a vehicle to which a trained dog alerts may be searched by school officials.

Law Enforcement Agencies

Procedures for Law Enforcement Interviews The following procedures shall be followed when law enforcement officers and other lawful authorities want to question or interview a student at the school:

- 1. The school shall verify and record the identity of the official and request an explanation of the need to question or interview the student at school.
- 2. The school shall make reasonable efforts to notify the student's parent.
- 3. Unless prohibited by law or when the student has been arrested or taken into police custody, a school staff member shall be present during the questioning or interview.

When the investigation involves allegations of child abuse, special rules apply (see "Child Abuse and Other Maltreatment Reporting and Investigations," p. 20).

Procedures for Assuming Custody of Student The school shall permit a student to be taken into custody:

- 1. pursuant to an order of the juvenile court;
- 2. pursuant to the laws of arrest;
- by a law enforcement officer if there is probable cause to believe the student has engaged in conduct that violates a penal law, delinquent conduct or conduct in need of supervision, or conduct that violates a condition of probation imposed by the juvenile court;
- 4. by a probation officer if there is probable cause to believe the student has violated a condition of probation imposed by the juvenile court;
- pursuant to a properly issued directive to apprehend; or
- 6. by an authorized representative of the Texas Department of Family and Protective Services (DFPS), a law enforcement officer, or a juvenile

probation officer, without a court order, under the conditions set out in Section 262.104 of the Texas Family Code relating to the student's physical health or safety.

Medication Policies

All Medication Medicine at School – No Tolerance Policy

The district has a "no tolerance" policy for students in possession of medication of any kind, **including herbal supplements, vitamins, and all over-the-counter medications, including cough drops/lozenges.** All medications must be delivered and picked up by a parent or guardian. Students are not allowed to drop off or take home their medication(s) from the school clinic. All medications are to be stored in the first-aid office with the exception of prescribed medications for the treatment of asthma, anaphylaxis, and diabetes. Please see the designated health person on your campus if your child has one of these conditions.

Students with asthma or anaphylaxis may carry prescribed inhalers or medications, provided written authorization from the parent or guardian is given to the campus, as well as a written statement from the student's physician or licensed health-care provider stating that the student has asthma or anaphylaxis and is capable of self-administering the prescribed medication. The campus may provide you with a form if one is needed. The physician must also provide written information of the name and purpose of the medication and the prescribed dosage. All medications *must* be examined and approved by the designated health person and *must* also have the prescription label on the medication.

In accordance with a student's individual health plan for management of diabetes, a student with diabetes will be permitted to possess and use monitoring and treatment supplies and equipment while at school or at a school-related activity.

All other medications must be stored in the campus clinic in the original container clearly labeled with the student's name. Failure to store medication in the campus clinic or follow the abovementioned procedure may result in serious disciplinary action.

Medication Guidelines:

1. All medication must be stored in the clinic except in special circumstances for a student with asthma, diabetes, or a life-threatening allergy.

- 2. All prescription medication MUST be in the original container with the pharmacy prescription label. No more than **one month's supply** of medication in a prescription labeled bottle shall be brought to the clinic at one time. ALL prescription medication will be counted and documented upon arrival to the campus.
- Over-the-counter medication MUST be in the original container with the student's name on the container. Due to limited storage, no more than a **30-count container** shall be stored in the clinic. Over-the-counter medications may be left in the clinic during the entire school year with a parent's signature. We are unable to store any medication at the school during the summer and will dispose of all medication left in the clinic after the last day of school.
- 4. Over-the-counter medications will be given according to the label on the package unless otherwise directed by a physician.
- Over-the-counter medications will not be given for more than five consecutive school days without a physician's signature.
- 6. Medication Administration Form must be complete with the parent's signature.
- 7. Medications are to be brought to the clinic by the parent or guardian. Only an adult may pick up medications from the clinic.
- 8. All prescription medication given over ten days will **require** a physician's signature.
- 9. No medication container may contain more than one type of medication.
- 10. Medications prescribed or requested to be given three times per day or less are not to be given at school unless it is determined that a special need exists.
- 11. A student MAY NOT share medication with another student. **Siblings MAY NOT share medication.**
- 12. Campus personnel do not administer dietary or herbal supplements unless required by the student's IEP or Section 504 plan for a student with disabilities.

Psychotropic Drugs

A psychotropic drug is a substance used in the diagnosis, treatment, or prevention of a disease or as a component of a medication. It is intended to have an altering effect on perception, emotion, or behavior and is commonly described as a mood- or behavior-altering substance.

Teachers and other district employees may discuss a student's academic progress or behavior with the student's parents or another employee as appropriate; however, they are not permitted to recommend use of psychotropic drugs.

Prescription Medication

Prescription medication administered during school hours must be prescribed by a physician or advanced nurse practitioner (ANP) and filled by a pharmacist licensed in the state of Texas.

Prescription medication labels must include the student's name and instructions, and be clearly legible, and not expired.

Written instructions from a physician or ANP are required and must include the following information:

- 1. name of the student,
- 2. name of the medication,
- 3. reason the medication is being given,
- 4. specific amount to be given,
- 5. time the medication is to be given, and
- 6. the method used to administer the medication.

No more than one month's supply of medication in a prescription labeled bottle shall be brought to the clinic at one time. ALL prescription medication will be counted and documented upon arrival to the campus.

Changes to daily medications require written instruction from the physician or ANP and written permission from the parent. Parents are responsible for advising the school office that a medication has been discontinued. Parents cannot change dosage or medication without a medical provider order.

Asthma and Anaphylaxis Medication

Asthma and anaphylaxis are life-threatening conditions, and students with those conditions may be allowed to possess and self-administer prescription medications for those conditions during the school day or at schoolrelated events. Student possession and selfdministration of asthma or anaphylaxis medication at school require the student to demonstrate the student's ability to self-administer the medication for the physician or licensed health-care provider and the Campus Director. Requirements also include written authorization from the student's parent and physician or other licensed health-care provider on file in the school office indicating the student is capable of independently administering the student's own asthma or emergency anaphylaxis medication. With these safeguards in place, the student may possess and selfadminister the student's prescribed medication at the student's discretion during school hours or at schoolrelated events.

Written authorizations to self-administer asthma or anaphylaxis medication should be updated annually unless otherwise indicated by the physician. Medication in a student's possession must be in an original container with a prescription label. Please note that most pharmacies will place a label on the inhaler device upon request.

Diabetes Management

Students with diabetes may possess equipment and medication used in the treatment of diabetes during the school day and at school-related events given certain conditions. According to Texas Health and Safety Code Chapter 168, a diabetes management and treatment plan must be developed and implemented by the student's parent and the physician responsible for the student's diabetes treatment. This plan must evaluate the student's ability to manage diabetes and the student's level of understanding of diabetes and must be signed by the parent and physician responsible for the student's diabetes treatment. An individual health plan must be implemented by the school and must incorporate components of the student's diabetes management and treatment plan. In accordance with the student's individualized health plan, which incorporates the diabetes management and treatment plan signed by the parent and physician that indicates the student's ability to manage diabetes and the student's level of understanding of diabetes, a school shall permit a student to attend to the management and care of the student's diabetes, which may include:

- 1. performing blood glucose level checks;
- 2. administering insulin;
- 3. treating hypoglycemia and hyperglycemia;
- 4. possessing necessary monitoring and treatment equipment designed for diabetes care; and
- 5. attending to the management of the student's diabetes in the classroom, in any area of the school grounds, or at any school-related activity.

Opioid Antagonist Medication

The school (i) Registered Nurse, (ii) Licensed Vocational Nurse, or (iii) other properly trained and designated individual shall be authorized to administer opioid antagonist medication, such as Naloxone, to assist a person who is reasonably believed to be experiencing an opioid-related overdose. These authorized persons may administer this medication in accordance with a standing order and/or procedures provided and/or approved by a physician licensed to practice medicine in the State of Texas. The employee shall promptly seek additional medical assistance for the person to whom the medication is administered.

On Campus

School-employed authorized personnel identified in the preceding paragraph may administer the opioid antagonist medication on a school campus or at a school-sponsored event in accordance with this policy and applicable administrative regulations.

Maintenance, Availability, and Training

Before any RN, LVN, or other designated and trained school employee may have custody of or administer an opioid antagonist medication under this policy, the employee must successfully complete an annual training program provided by the school, which includes recognizing opioid-related overdoses, administering opioid antagonist medication, and promptly seeking medical attention for suspected drug overdoses. A list of employees who successfully complete such training shall be maintained, updated, and kept in the district administrative office.

The school shall provide RNs, LVNs, and other relevant school personnel with the opportunity to complete such training during their regular work schedule.

Opioid antagonist medication shall be stored with the automated external defibrillator (AED) in each school's emergency box, accessible by designated and trained employees, and in accordance with the drug manufacturer's instructions. Opioid antagonist medication shall be made readily available to designated employees who have completed the required training to administer in the event of suspected drug overdose. All designated and properly trained employees shall be made aware of the exact location of the opioid antagonist medication.

The school nurse, or designee, shall regularly inventory and verify opioid antagonist medication supply, and maintain records thereof, in accordance with the established internal procedures and manufacturer recommendations. Expired, damaged, or used opioid antagonist medication shall be disposed of in accordance with established medical waste disposal procedures.

Course and Scope of Employment

The school will consider the administration of opioid antagonist medication by a properly trained employee under this Policy to be acting in the course and scope of his or her employment, and therefore entitled to defense by the school, if the following conditions are met:

- 1. The designated and trained employee did not act with the intent to harm or with reckless indifference to a substantial risk or harm in administering opioid antagonist medication to that individual.
- 2. The designated and trained employee successfully completed the training contemplated by this Policy.
- 3. The designated and trained employee administering the opioid antagonist medication promptly sought additional medical assistance.

4. The designated and trained employee is administering opioid antagonist medication pursuant to this policy.

Notice to Parents

The school shall provide notice to parents regarding the opioid antagonist medication program, including notice of any change to or discontinuation of this program.

Unassigned Epinephrine Auto-Injectors

In accordance with Chapter 38, Subchapter E of the Education Code, ResponsiveEd has adopted a policy to allow authorized school personnel who have been adequately trained to administer an unassigned epinephrine auto-injector to a person who is reasonably believed to be experiencing a severe allergic reaction (anaphylaxis). An "unassigned epinephrine autoinjector" is an epinephrine auto-injector prescribed by an authorized health-care provider in the name of the school issued with a non-patient-specific standing delegation order for the administration of an epinephrine auto-injector. Authorized and trained individuals may administer an epinephrine auto-injector at any time to a person experiencing anaphylaxis on a school campus.

In accordance with Chapter 38, Subchapter E of the Education Code, the board has adopted a policy to allow a school nurse to administer an unassigned prescription asthma medication on a school campus to a student with diagnosed asthma if the nurse, in his or her professional judgment, reasonably believes the student is experiencing symptoms of asthma that warrant administration of the medication and the district has obtained prior written consent from the student's parent or guardian.

The school nurse may only administer unassigned prescription asthma medication to a student on a school campus. Please be aware that a school nurse will not always be available at a campus to administer this medication. "Unassigned asthma medication" means a fast-acting bronchodilator delivered by metered dose inhaler with single use spacer or by nebulizer as a rescue medication, prescribed by an authorized health-care provider in the name of the district with a non-patient-specific standing delegation order for the administration of an asthma medication, and issued by an authorized health-care provider.

Mental Health Services

The district is committed to partnering with parents to support the healthy mental, emotional, and behavioral development of its students. The district has implemented programs to address the following mental health, behavioral health, and substance abuse concerns: • Building skills to manage emotions, establish and maintain positive relationships, and engage in responsible decision-making;

· Substance abuse prevention and intervention;

• Suicide prevention, intervention, and postvention (interventions after a suicide in a community);

- · Grief, trauma, and trauma-informed care;
- · Positive behavior interventions and supports; and
- Safe, supportive, and positive school climates.

If a student has been hospitalized or placed in residential treatment for a mental health condition or substance abuse, The district has procedures to support the student's return to school. Please contact the ResponsiveEd Mental Health Liaison at counseling@responsiveed.com for further information.

Parents and students in need of assistance with mental health concerns should contact the local Campus Director or the ResponsiveEd Mental Health Liaison Office at counseling@responsiveed.com.

State and national resources for mental health services include the following:

- Mental Health First Aid
- · National Council for Behavioral Health
- Suicide Prevention Lifeline
- Texas Suicide Prevention Collaborative:
- National Suicide Prevention Lifeline 1-800-273-TALK (8255)
- Nacional de Prevención del Suicidio 1-888-628-9454
- Crisis Text Line Text "HOME" to 741741
- The Trevor Project 1-866-488-7386, text "TREVOR" to 1-202-3041200, or chat
- Family and Youth Success (FAYS) PEI Program offers one-on-one coaching or counseling with a trained professional and group-based learning for youth and parents. FAYS programs also operate a 24-hour hotline for families having urgent needs, the Fays Crisis Hotline at 1-877-811-1289.

Pest Control Information

The school periodically applies pesticides inside school buildings and on school grounds. Except in an emergency, signs will be posted 24 hours before application. Parents who want to be notified prior to a pesticide application may contact the Campus Director or school office.

Physical Restraint

School staff may, within the scope of their duties, use and apply physical restraint to a student that they reasonably believe is necessary in order to:

- 1. protect a person, including the person using physical restraint, from physical injury;
- 2. obtain possession of a weapon or other dangerous object;
- 3. protect property from serious damage;
- remove from a specific location a student refusing a lawful command of school staff, including a classroom or other school property, to restore order or impose disciplinary measures;
- 5. restrain an irrational student; or
- 6. prevent the student from fleeing when fleeing would put other students or others in danger.

Private Service Providers on Campus

Private service providers are not permitted to provide services to students on school campuses during the school day. A private service provider is a provider that is not providing services as part of a student IEP or IAP, but rather has been employed or contracted by a parent, at a parent's option and expense, to provide services to a student. The provider may be an agency representative or individual providing services on behalf of parents or an agency for a child or adult student. Such providers may include, but are not limited to, tutors, psychologists, counselors, occupational therapists, educational therapists, physical therapists, nurses, and speech therapists.

Any request or inquiry for providers to be permitted to be on campus during the school day, or for a student to be frequently removed during the school day for private provider services, should be submitted in writing and sent to the Campus Director and/or the director of the applicable program (i.e. Director of Special Education, Director of Section 504 Services) if the request is for a student with disabilities. For general education students, requests should be sent to the Regional Director for review.

If a parent or guardian removes a student during the school day, or authorizes an agency to remove a student during the day for private provider services, time away from school must be minimized and should be, to the extent possible, provided before and after school so the student does not miss instructional time.

Seizures

To address the care of a student with a seizure disorder while at school or participating in a school activity, a parent may submit a seizure management plan and treatment plan to the school before the beginning of the school year or upon enrollment of the student, or as soon as practicable following a diagnosis of a seizure disorder for the student.

The plan must be developed with the assistance of a physician and must identify the health-care services the student may receive at school or while at a school activity; evaluate the student's ability to manage and level of understanding of the seizures; and be signed by the parent and the student's physician.

Service Animals Unassigned Epinephrine Auto-Injectors

In accordance with Chapter 38, Subchapter E of the Education Code, ResponsiveEd has adopted a policy to allow authorized school personnel who have been adequately trained to administer an unassigned epinephrine auto-injector to a person who is reasonably believed to be experiencing a severe allergic reaction (anaphylaxis). An "unassigned epinephrine autoinjector" is an epinephrine auto-injector prescribed by an authorized health-care provider in the name of the school issued with a non-patient-specific standing delegation order for the administration of an epinephrine auto-injector. Authorized and trained individuals may administer an epinephrine auto-injector at any time to a person experiencing anaphylaxis on a school campus.

In accordance with Chapter 38, Subchapter E of the Education Code, the board has adopted a policy to allow a school nurse to administer an unassigned prescription asthma medication on a school campus to a student with diagnosed asthma if the nurse, in his or her professional judgment, reasonably believes the student is experiencing symptoms of asthma that warrant administration of the medication and the district has obtained prior written consent from the student's parent or guardian.

The school nurse may only administer unassigned prescription asthma medication to a student on a school campus. Please be aware that a school nurse will not always be available at a campus to administer this medication. "Unassigned asthma medication" means a fast-acting bronchodilator delivered by metered dose inhaler with single use spacer or by nebulizer as a rescue medication, prescribed by an authorized health-care provider in the name of the district with a non-patient-specific standing delegation order for the administration of an asthma medication, and issued by an authorized health-care provider. A parent of a student who uses a service/assistance animal because of the student's disability must submit a request in writing to the Campus Director at least ten business days before bringing the service animal on campus. The written request should contain the following information:

- 1. the name of the student handler;
- 2. the type of service animal (dog or other);
- 3. the name of the service animal;
- 4. a brief description of why the animal is required because of a disability; and
- 5. a brief description of the work or task the animal has been trained to perform.

Substance Abuse Prevention and Intervention

If you are worried that your child may be using or is in danger of experimenting with, using, or abusing illegal drugs or other prohibited substances, please contact the school office. The school office can provide a list of community resources that may be of assistance to you. The Texas Department of State Health Services maintains information regarding children's mental health and substance abuse intervention services on its Mental Health and Substance Abuse website: www.dshs.texas.gov/transition/mhsa.aspx.

Surveillance Cameras/Video Recordings

For safety purposes, including the maintenance of order and discipline, surveillance cameras may be used to monitor student behavior in classrooms, on school vehicles, and school common areas. Video recordings may be reviewed routinely to document student misconduct and used by school staff when investigating an incident. Audio and video recordings will not be available for parent viewing due to the Family Educational Rights and Privacy Act (FERPA).

Threat Assessment and Safe and Supportive School Team

The Campus Director will work closely with the campus threat assessment safe and supportive school team to implement the district's threat assessment policy and procedures, as required by law, and shall take appropriate disciplinary action under the Code of Conduct.

Students Entering High School in 2014–2015 and Thereafter Foundation Graduation Program, Endorsements, and Distinguished Level of Achievement

Curriculum Areas	Foundation Graduation Program 5	Foundation Graduation Program Endorsement(s) 1, 5	Foundation Graduation with Distinguished Level of Achievement 2, 5
English/ Language Arts	4	4	4
Mathematics	3	4	4 (including Algebra II)
Science	3	4	4
Social Studies, including Economics	3	4	4
Physical Education3	1	1	1
Speech	0.5 or Demonstrated proficiency	0.5 or Demonstrated proficiency	0.5 or Demonstrated proficiency
College Transitions	0.5	0.5	0.5
Languages other than English (LOTE)4	2	2	2
Fine Arts	1	1	1
Electives	4	5	5
TOTAL	22	26	26

- 1. Available Endorsements:
 - Science, Technology, Engineering, and Math (STEM)
 - Business and Industry
 - Public Services
 - Arts and Humanities
 - Multidisciplinary Studies
 A student must specify upon entering Grade
 9 the endorsement he or she wishes to pursue.
- 2. In order to obtain the Distinguished Level of Achievement under the Foundation Graduation

Program, which will be denoted on a student's transcript and is a requirement to be considered for automatic admission purposes to a Texas four-year college or university, a student must complete an endorsement and take Algebra II as one of the four mathematics credits.

- 3. A student who is unable to participate in physical activity due to a disability or illness may be able to substitute a course in English language arts, mathematics, science, social studies, or another locally determined credit-bearing course for the required credit of physical education. This determination will be made by the student's ARD committee, Section 504 committee, or other campus committee, as applicable.
- 4. Students are required to earn two credits in the same language other than English to graduate. A student may use computer programming languages for this requirement. In limited circumstances, a student may be able to substitute this requirement with other courses as determined by a district committee authorized by law to make these decisions for the student. Students who successfully complete Level I of a foreign language in Grade 8 will be awarded one state graduation credit that may be counted toward the required foreign language courses. This graduation credit will count toward the total credits needed for graduation.
- 5. Additional Graduation Requirements:
 - CPR Instruction
 - Peace Officer Interaction Instruction
 - Beginning with students enrolled in Grade 12 during the 2021–2022 school year, each student must do one of the following in order to graduate:
 - Complete and submit a Free Application for Federal Student Aid (FAFSA)
 - Complete and submit a Texas Application for State Financial Aid (TASFA)
 - Submit a signed opt-out form

Section III: Academics and Grading

Class Rank/Top Ten Percent [H]

Final class rank will be determined at the end of the spring semester (before graduation) each school year.

Students who are in the top ten percent of their graduating class, or the valedictorian of the student's high school graduating class in one of the two school years preceding the academic year for which the student is seeking admission, are eligible for automatic admission to most public universities in Texas under admissions policies.

To be eligible for automatic admission, a student must:

- 1. graduate in the top ten percent of the student's class;
- graduate on the Recommended, Distinguished Achievement Plan, or the Foundation High School Program (HSP) with Distinguished Level of Achievement;
- 3. enroll in college no more than two years after graduating from high school; and
- submit an application to a Texas public university for admission before the institution's application deadline (check with the university regarding specific deadlines).

Students admitted through this route may still be required to provide American College Test (ACT) or Scholastic Aptitude Test (SAT) scores. Students may also have to take the Texas Success Initiative Assessment (TSIA 2.0) unless exempted from the test requirement. Check with the admissions office regarding the TSIA 2.0, SAT, and ACT requirements.

After a student is admitted, the university may review the student's high school records to determine if the student is prepared for college-level work. A student who needs additional preparation may be required to take a developmental course or intervention to prepare the student for success in college-level courses.

Admission to a university does not guarantee acceptance into a particular college of study or department. **Remember that students may not be admitted, even if they are eligible, if they do not meet the admission deadline.**

Grade Level Classification [H]

Grade-level classification of students is composed of two requirements:

- units of credit for each grade
- sequence of courses for each grade and prerequisites for each course as described:

Class of 2018 and thereafter (incoming freshmen of 2014–2015) are classified based on these units of credit:

- · Sophomore: 7 units of credit
- Junior: 13 units of credit
- · Senior: 19 units of credit

Grade 9 (Freshman) 3 English I

3 Algebra I

3 Biology or IPC

3 World Geography

3 Language Other Than English (LOTE) 1 or LOTE 2

3 Physical Education (PE) (0.5 credit)

3 Electives (1.5 credit)

Grade 10 (Sophomore) 7+ Credits 3 English II

3 Geometry or Math Models or Algebra II

3 Biology or IPC or Chemistry

3 World History

3 LOTE 2

(must be in the same language as LOTE 1)

3 Communications Applications-Speech (0.5 credit)

3 PE (0.5 credit)

3 Electives (1.5 or 2 credits)

Grade 11 (Junior) 13+ Credits 3 English III

3 Geometry or Math Models or Algebra II

3 Chemistry or Physics or Astronomy or Aquatic Science or Environmental Systems

3 U.S. History Since 1877

3 Fine Arts (1 credit)

3 College and Career Transitions Course (0.5 credit)

3 Electives (1.5 credits)

Grade 12 (Senior) 19+ Credits
3 English IV
3 Algebra II or Pre-Calculus
3 Physics or Astronomy or Aquatic Science
or Environmental Systems
3 Government (0.5 credit)
3 Economics (0.5 credit)
3 College and Career Transitions Course (0.5 credit)
3 Electives (0.5 credit)
3 Additional requirements (CPR, Peace Officer Interaction, FAFSA application requirements, and any additional local credits)
Total of 26 credits

Students cannot be enrolled in two courses in the same content area simultaneously without approval from the Vice President (VP) of Academic Systems. Various ResponsiveEd school brands may offer additional courses and have more stringent graduation requirements than those listed above. Refer to the Campus Handbook Supplement for details.

College Days

High school students who meet the following criteria will be allowed to have two excused days of absence for a college or Armed Forces visit during their junior year and two excused days of absence for a college or Armed Forces visit during their senior year:

- The student must have passed the required parts of the State of Texas Assessments of Academic Readiness (STAAR[®])/End-of-Course (EOC) tests for the previous year.
- 2. The student must be on track to graduate on time.
- 3. The student must be classified as a junior or senior based upon credits earned.
- 4. The student must be passing all course work.
- 5. The student must have no truancy or other attendance problems.

Students must submit a written request to the school office at least two days prior to the day requested for a college visit so that eligibility criteria for an excused day of absence can be verified and approval granted prior to the student participating in a college visit. Approval will not be granted for a college visit on a day when major exams are scheduled, and no partial days will be approved.

The student will be required to make up any work missed, but will not be charged with an absence if official documentation of the visit is received by the school office within one week. Official documentation will be:

- 1. a letter on the college official letterhead giving the student's name, date, and reason for visit; and
- 2. an official visitation form from the college dated with the student's name and signed by a college official.

If the college visit cannot be made on the date specified on the approved written request, a new request must be submitted for consideration.

College Requirements [H]

Most colleges require either the American College Test (ACT) or the Scholastic Aptitude Test (SAT) for admission. Students are encouraged to talk with school staff during their junior year to determine the appropriate exam to take, as entrance exams are usually taken at the end of the junior year. Prior to enrollment in a Texas public college or university, most students may need to take an assessment test, such as the Texas Success Initiative Assessment (TSIA 2.0).

The ACT

The ACT is a three-hour, multiple-choice test measuring achievement in four areas: English, mathematics, reading, and science reasoning. The writing test, which is optional, measures skill in planning and writing an essay. Each sub-test yields a score of 1-36. Averaging the four sub-tests produces a composite score that also is reported on a scale of 1-36.

The SAT

The SAT (Reasoning Test) is a three-hour-and-forty-fiveminute test of critical reading, writing, and mathematical abilities administered by the College Board. Students will receive a combined score in the range of 400–1600. As of June 2021, the College Board will no longer offer the SAT subject test or optional essay.

The TSIA 2.0

The TSIA 2.0 is designed to measure college readiness skills in the areas of reading, writing, and math.

Students planning to enroll in college level coursework may need to take the TSIA 2.0, which will be available in the majority of district high schools.

Texas high school students planning to enroll in college courses that count for both high school and college credit under their school's dual-credit or concurrent enrollment program are required to meet the program's requirements. These requirements may include passing the TSIA 2.0. Consult your Campus Director for the district's concurrent enrollment policies and with your college advisors for their admissions policies. Even students who wish to take dual-credit courses or to concurrently enroll in high school and college may need to have TSIA 2.0 scores prior to enrolling in college courses. TSIA 2.0 is not an admissions test. It will not limit students' access to college, but may determine that remedial coursework must be taken in college. Students may be exempt from the TSIA 2.0 if they score sufficiently high on the ACT, SAT, or EOC tests. Students must score at or above the following to be exempt from the TSIA 2.0:

- ACT composite score of 23 with a minimum of 19 on both the English and math tests; or
- **SAT** minimum math score of 530 and minimum EBRW (Evidence Based Reading and Writing) score of 480; or
- STAAR[®]/EOC Check with college admissions office.

Students who complete courses and earn credits through dualcredit programs will have to take the appropriate state assessments.

Noncitizen, In-state Tuition at Public Post-Secondary Institutions in Texas

Effective since fall 2001, Texas Law HB 1403 enables immigrant students, including undocumented, to qualify as Texas residents and pay in-state tuition. This tuition is much lower than the tuition paid by international students. In August 2005, the state Congress approved a new law SB 1528 that expands the benefits of HB 1403. To qualify under SB 1528, students must meet the following four provisions:

- graduate from a public or private high school, or receive a GED, in Texas;
- reside in Texas for at least the three years leading up to high school graduation or receiving a GED;
- reside in Texas for the 12 consecutive months right before the semester the student is enrolling in college; and
- provide the institution an affidavit stating that the student will file an application to become a U.S. permanent resident as soon as the student is eligible to do so.

Other restrictions may apply. Check with the counselor at your high school. The student must be eligible for state aid.

Contact your Campus Director for questions or more information, or visit www.collegeforalltexans.com.

Credit Recovery

A student who had previously taken a course—but did not receive credit for it—may be permitted to earn credit by passing an exam on the essential knowledge and skills defined for that course. Prior instruction may include, for example, incomplete coursework due to a failed course or excessive absences, a nonaccredited public or private school, correspondence courses, or independent study supervised by a teacher. The Campus Director must approve the student's eligibility to take an exam. If approval is granted, the student must score at least 70 on the exam to receive credit for the course. Testing may be administered at any time throughout the school year and no district application is required.

Credit by Examination [H]

Without Prior Instruction (if a student has not taken the course)

A student may be permitted to take an exam to earn credit for an academic course for which the student has had no prior instruction. Credit by examination for acceleration without prior instruction allows students to advance a grade level or to progress to courses that challenge them without having to take courses that cover information they already know. High school students may advance in a one-half course in a subject area during each testing period. A student will earn credit with a passing score of at least 80 on the exam. Students are limited to two credits by this process per academic year. Tests are administered upon submission and approval of a district application. If a student uses CBE to gain credit for a course in which the student has had no prior instruction, the student is not required to take the corresponding STAAR EOC assessment to fulfill the student's STAAR graduation requirement. Students are encouraged to review the admission requirements for universities before choosing the credit-by-exam option. Students who may potentially be candidates for athletic scholarships should be advised that credits earned through credit by exam may not qualify for minimum core course requirements under NCAA guidelines.

Graduation Expenses [H]

Because students and parents will incur graduation expenses—such as the purchase of invitations, senior ring, cap and gown, senior pictures, etc.—both students and parents should monitor progress toward completion of all requirements for graduation.

Graduation Programs [H]

A more flexible graduation program that allows students to pursue their interests is in place for students who entered high school beginning in the 2014–2015 school year and thereafter. **[SEE ADDENDUM FOR SPECIFIC REQUIREMENTS FOR GRADUATION PLAN]**

The Foundation Graduation Program includes four parts:

- 1. A 22-credit Foundation program, which is the core of the Texas high school diploma
- 2. Five endorsement options that allow students to focus on a related series of courses
- 3. A higher performance category called Distinguished Level of Achievement
- 4. Performance Acknowledgments that note outstanding achievement

All incoming 9th graders will be enrolled under the Distinguished Level of Achievement graduation plan and must select an Endorsement. Endorsements consist of a related series of courses that are grouped together by interest or skill set. They provide students with in-depth knowledge of a subject area. Students can choose from five endorsement areas: Science, Technology, Engineering and Math (STEM); Business and Industry; Public Service; Arts and Humanities; or Multidisciplinary Studies. The availability of endorsements will vary by ResponsiveEd school brand and location.

A student may be permitted to take the basic Foundation Graduation Program without Endorsements and/or Distinguished Levels of Achievement only after:

- 1. The student has completed their sophomore year;
- The student and student's parent(s) have been advised of the specific benefits of graduating with an endorsement, including but not restricting acknowledgement that graduating without an endorsement may not satisfy the admission requirements of many four-year universities or colleges; and
- 3. The student and student's parent(s) have submitted written acknowledgement to the

Campus Director, signed by all parties, that the student should be permitted to take the basic Foundation Graduation Program.

After having satisfied the above criteria to move to the Foundation Graduation Program, a student has the right—and is encouraged—to pursue at any time course requirements necessary to satisfy an Endorsement and/or Distinguished Level of Achievement.

Foundation Graduation Program

The Foundation Graduation Program distinguished level of achievement allows students to best prepare for the transition to post-high-school education or guality workforce training. Students must choose a plan and courses that will prepare them for college access and success. Therefore, students entering grade 9 during the 2014-2015 school year and thereafter shall be enrolled in the Foundation Distinguished level of achievement graduation program in order to be best prepared for college or workforce success. It requires 26 credits, to include the completion of the requirements for the base Foundation High School Program; a total of four credits in math, including Algebra II; a total of four credits in science; 2 additional elective credits, and successful completion of an endorsement in an area of interest.

Graduating under the Foundation Graduation Program will also provide opportunities to earn "performance acknowledgments" that will be acknowledged on a student's transcript. Performance acknowledgments are awarded for outstanding performance in a dualcredit course; on an AP or IB exam; on the PSAT, PreACT, ACT-Inspire, SAT, or ACT exam, which are national exams; or for earning a state, nationally or internationally recognized license or certificate. A personal graduation plan will be completed for each high school student to assist with endorsement choices towards a successful graduation.

The criteria for earning these performance acknowledgments are prescribed by state rules, and the schools can provide more information about these acknowledgments.

Students with Disabilities

Upon the recommendation of the Admission Review and Dismissal Committee (ARDC), a student with a

disability who receives special education services may be permitted to graduate under the provisions of the student's IEP and in accordance with state rules.

Participation in Graduation Ceremony

A student may participate in graduation ceremonies and activities only when the student has satisfactorily completed all required coursework/credit and all "additional" statutory requirements have been met (i.e., FAFSA requirements, CPR requirements, and Peace Officer Training). Students must be "course complete" three days prior to the last day of school as reflected on the school calendar or the graduation ceremony date, whichever comes first.

If a student lacks completion of the EOC testing requirement, the student may return during the summer school session to complete this testing requirement.

If the student wishes to take additional courses in order to obtain a higher graduation plan, the student may do so during the summer school session; however, this work must be completed during the current summer school session. Coursework must be completed to either a half or full credit by the end of that current summer session, otherwise the work will not carry over to the upcoming year.

Participation in the graduation ceremony does not constitute graduation and the receipt of a diploma. All coursework, EOC requirements, and additional statutory requirements (FAFSA, CPR, POI) must be met before a diploma will be issued.

No additional attire or decoration can be added to the cap or gown during the graduation ceremony. Students who do not honor this request will not be allowed to participate in the graduation ceremony.

A student who receives special education services and has completed four years of high school, but has not met the requirements of the student's IEP, may participate in graduation ceremonies and receive a certificate of attendance. Even if the student participates in graduation ceremonies to receive the certificate of attendance, the student may remain enrolled to complete the IEP and earn the student's high school diploma; however, the student will only be allowed to participate in one graduation ceremony.

Alumni Support

Upon completing the academic requirements to graduate, each student is considered to be a member of the ResponsiveEd Alumni Network. New graduates should visit the Alumni Network website at

https://responsiveed.com/alumni to learn about the services and activities provided for each alumni member.

Assessment Graduation Requirements

Students must pass five end-of-course (EOC) assessments to meet the testing requirements for graduation. Those assessments cover Algebra I, English I, English II, Biology, and U.S. History. A student in 11th or 12th grade who did not perform satisfactorily on the STAAR EOC assessment in no more than two courses may be permitted to graduate if an individual graduation committee determines the student is qualified. Tex. Educ. Code §§ 28.0258, 39.023(c); 19 Tex. Admin. Code § 101.3022.

Awarding of Credit [H]

A student must earn a minimum average grade that is the equivalent of 70 on a scale of 100 to pass a course and be awarded credit. Campuses that utilize the Precision Based Mastery Learning System require students to pass all Unit tests at 90% or higher for course credit.

The district typically awards credit for a full-credit high school course on a semester-by-semester basis. If a student passes one semester but fails the other semester, credit shall be awarded for the semester passed. However, the district reserves the right to average the two semesters of a full-year course and award credit for the entire course, with a passing grade, if and when deemed appropriate. The district's individualized program has curriculum modules composed of five KnowledgeUnits® for ½ credit when completed and passed, 1 credit when ten KnowledgeUnits have been completed and passed. Eligibility for End-Of-Course assessments is determined by the completion of nine KnowledgeUnits-90% of the course. A student may not earn more than 12 credits in one year without administrative approval.

A student may not earn more than 2 credits during the summer school session.

College and Career Transitions Course [H]

The district has made a commitment to all potential high school graduates and is working to ensure that

each graduating student has the capacity and confirmation that future opportunity is available through higher education. To further the end of postsecondary readiness, all graduating juniors (Grade 11) and seniors (Grade 12) will be required to complete one-half credit of the College and Career Transitions course ("CLTRGN") or some approved alternative equivalent as part of their elective requirements prior to being considered eligible for graduation.

Naviance Program

Students have access to Naviance Student. This online tool allows high school students to assess their interests and skills, access college and career information, communicate with and apply to institutions of higher learning, and assemble a portfolio to be used in their path after high school. Regional Counselors provide support throughout the school year and continue to be available to students during their college years. Please contact your campus for more information.

100% College Acceptance [H]

The district seeks greater opportunities for students as they transition to adulthood. The ability to go beyond a high school diploma and onto college admission is an important consideration for any graduate. Each graduating student must have the capacity and confirmation that future opportunity is available through higher education. Therefore, each graduating student from a district campus will apply to an institution of higher learning. The institute will be an authentic and established entity designed to award credits and offer courses of a scholarly nature, i.e., twoyear or four-year colleges. Some ResponsiveEd school brands or locations may have a more stringent expectation for college acceptances.

The campus administration will provide resources and assistance to students during this process. No student is required to attend an institution of higher learning upon graduation from high school. However, all students must have on file in the school office a letter or official document of record that confirms the student has been invited and has met all criteria to attend the institution. The documented proof of admission must originate from the college or university official admission or administration department. This documentation will be verified by the campus administration before final approval of eligibility for diploma.

www.applytexas.org

Virtual Learning

Virtual learning is available to those who enroll in a fully virtual campus with ResponsiveEd. Certain educational services may be provided virtually as part of the comprehensive educational experience at an inperson campus. Virtual learning is interactive, featuring live instruction, independent learning, and personalized support. Please visit ResponsiveEd's website to learn more about our fully virtual learning program or speak with the campus director about educational services that may be provided virtually at the campus.

https://responsiveed.com

Physical and Health Education

Requirements PreK-8 [E] [M]

All students in grades PreK–5 must engage in at least 135 minutes of physical activity each week as part of the physical education curriculum. Students in grades 6–8 must engage in at least 225 minutes of physical activity every two weeks for at least four semesters during those grade levels as part of the school's physical education.

All students in grades K–8 must engage in instruction that focuses on obesity, nutrition, mental health/ suicide, physical wellness, bullying, drug awareness, and first aid as outlined by House Bill 18, Texas Legislature. Instruction may be administered by the PE, health, homeroom, or classroom teacher.

Requirements 9–12 [H] Students are required to complete one (1) credit in physical education (PE).

Physical Education Exemption

Short-term exemption from physical education is possible for students who have physical handicaps, illnesses, or other incapacities that a physician deems severe enough to warrant exemption or severe enough to warrant modified activity in such classes. Each case is handled on an individual basis as follows:

- Each request for exemption or for modified activity must be accompanied by a physician's certificate. Such certificates are honored, but must be renewed each year.
- 2. When the certificate will allow modified activities in class, the student should remain in physical education class. The teachers adjust the activities of the student to the disability.
- 3. An exempted student may be admitted to regular physical education activities only upon presentation of a written statement from the same physician who signed the original exemption.
- 4. The Foundation HSP allows a physically exempt student to substitute an academic elective in ELA, Math, Science, or Social Studies. The decision for this substitution is made by the student's ARD committee, 504 committee, or a district-approved group if none of the above groups are applicable.

Physical Education Substitutions [M] [H]

Students who receive prior approval can earn a maximum of four state credits for physical education through substitution of appropriate private or commercially sponsored physical activity, provided the program meets school criteria and is approved by the Campus Director. Questions regarding the process of yearly approval should be addressed to the Campus Director.

Physical Fitness Assessment

Except for students for whom, as a result of disability or other condition identified in law, assessment is inappropriate, the school will assess the physical fitness of students annually. Student results are available to parents upon request.

Promotion Requirements [E] [M]

To be promoted from one grade level to the next, students shall obtain an overall average of 70 or above in all four core subjects (Math, ELA, Science and History). **In addition**, it is recommended that students receive an Approaches Grade Level on the State Assessment for their grade level. If both of these criteria are not met, a committee led by the Campus Director will determine if summer school and/or retention is required. Decisions of the committee are final.

Requirements for Middle School, Grades 6–8

Requirements for Grade Advancement: The following criteria will be used to determine if a student may be considered for grade advancement. MAP and state assessment scores, demonstration of academic proficiency in all core subjects, as well as social readiness and student maturity will be factors used for consideration. Some type of credit for each core course must be earned by the student with either mastery of tests and/or completion of KnowledgeUnits. Other assessments may be required but will be determined on an individual basis. The final decision for a student to bypass a grade will be made by a committee consisting of the parent, teachers, and school administration.

Diagnostic Reading Assessment:

A student in Grade 7 who does not have a score for the statewide reading assessment from Grade 6, or received a failing grade on the Grade 6 state reading assessment, will be administered a reading diagnostic exam during the first six weeks of school. Additional reading instruction and intervention will be given to each student in Grade 7 who did not meet the passing standard on the Grade 6 state assessment in reading. This intervention may take place before, after, or during the school day.

Criteria for Pre-AP or Honor Level Courses

For schools offering an accelerated course track in math and/or reading, the following criteria for placement will be used for students completing Grade 6. A committee led by the Campus Director will use previous MAP scores (High/High Average), teacher recommendations, and STAAR[®] results (Master) to recommend students for advanced courses. Students must meet some or all of the criteria in order to be reviewed by the committee. Specific criteria may vary by school brand. Parents will be contacted with committee recommendations.

Please contact your local campus to see if these programs are offered at your student's school.

Report Cards

Parents must be kept informed about their student's grades, overall performance, and absences. Therefore, report cards will be sent or made available electronically to parents at intervals corresponding with the grading period length used at any given school, typically ranging from six-week to nine-week intervals. Parents are requested to schedule a conference with their student's teacher if the student is not making adequate progress. Grades issued by a classroom teacher are final and may not be changed unless the grade is arbitrary, erroneous, or not consistent with the school policy applicable to the grade, as determined by the Board of Trustees.

Bilingual/ESL Services

The district offers an English as a Second Language (ESL) program to students who meet the qualifications in accordance with the Texas Education Agency statute.

Students enrolling in a Texas public school for the first time with an initial home language survey indicating a language other than English for the student and/or home language are administered the LAS Links assessment to determine eligibility for ESL services.

Students transferring from a Texas public school who were previously identified as English learners, received ESL services, and were not reclassified by a previous LPAC Committee will be placed in the ESL program by the LPAC Committee. Students transferring from a Texas public school who were reclassified by a previous LPAC Committee will be monitored but will not receive ESL services. All decisions about ESL services for students will be made by the LPAC Committee.

Parents have the right to accept or deny ESL Services. In the state of Texas, any student identified as an English Learner is required to take the state language assessments included in TELPAS. Students whose parents deny ESL services are required to take the TELPAS assessments.

The purpose of the ESL program is to address the affective, linguistic, and cognitive needs of English Learners. The ESL program shall enable English

Learners to become competent in listening, speaking, reading, and writing in the English language through the integrated use of second-language acquisition methods across the content area.

Students Who Have Learning Difficulties or Who Need Special Education or Section 504 Services

For those students who are having difficulty in the regular classroom, all school districts and open enrollment charter schools must consider tutorial, compensatory, and other academic or behavior support services that are available to all students, including a process based on a Multi-Tiered System of Support (MTSS). The implementation of MTSS has the potential to have a positive impact on the ability of districts and charter schools to meet the needs of all struggling students.

If a student is experiencing learning difficulties, the student's parent may contact the individual(s) listed below to learn about the school's overall general education referral or screening system for support services. This system links students to a variety of support options, including making a referral for a special education evaluation or for a Section 504 evaluation to determine if the student needs specific aids, accommodations, or services. A parent may request an evaluation for special education or Section 504 services at any time.

Special Education Referrals

If a parent makes a written request for an initial evaluation for special education services to the director of special education services or an administrative employee of the school district or open enrollment charter school, the district or charter school must respond no later than 15 school days after receiving the request. At that time, the district or charter school must give the parent a prior written notice of whether it agrees to or refuses to evaluate the student, along with a copy of the Notice of Procedural Safeguards. If the school district or charter school agrees to evaluate the student, it must also give the parent the opportunity to give written consent for the evaluation.

Please note that a request for a special education evaluation may be made verbally and does not need to be in writing. Districts and charter schools must still comply with all federal prior written notice and procedural safeguard requirements and the requirements for identifying, locating, and evaluating children who are suspected of being a child with a disability and in need of special education. However, a verbal request does not require the district or charter school to respond within the 15-school-day timeline.

If the district or charter school decides to evaluate the student, it must complete the student's initial evaluation and evaluation report no later than 45 school days from the day it receives a parent's written consent to evaluate the student. However, if the student is absent from school during the evaluation period for three or more school days, the evaluation period will be extended by the number of school days equal to the number of school days that the student is absent.

There is an exception to the 45-school-day timeline. If a district or charter school receives a parent's consent for the initial evaluation at least 35 but less than 45 school days before the last instructional day of the school year, it must complete the written report and provide a copy of the report to the parent by June 30 of that year. However, if the student is absent from school for three or more days during the evaluation period, the June 30 due date no longer applies. Instead, the general timeline of 45 school days plus extensions for absences of three or more days will apply.

Upon completing the evaluation, the district or charter school must give the parent a copy of the evaluation report at no cost.

Additional information regarding special education is available from the district or charter school in a companion document titled Parent's Guide to the Admission, Review, and Dismissal Process.

Contact Person for Special Education Referrals If a student is experiencing learning difficulties, the student's parent may contact the campus administrator to learn about the school's overall general education referral or screening system for support services.

Section 504 Referrals

The Section 504 Process consists of four steps: (1) Referral; (2) Evaluation; (3) Eligibility Determination; and (4) the Section 504 Plan. For eligible students with a plan, the School must also provide regular reviews of the plan, reviews to support changes in program and/or transitions across grade levels, disciplinary changes of placement, and conduct re-evaluations.

The referral for evaluation due to a suspected disability under Section 504 can be made by a parent, staff member, or the adult student. The School must respond to the request for evaluation in a timely manner to determine the student's eligibility under Section 504. A Section 504 committee will convene to consider the results of the evaluation and determine whether the student is eligible for Section 504 services. If the student is identified under Section 504, the Section 504 committee will develop a Section 504 plan. The Section 504 committee includes persons knowledgeable of the student, the evaluation findings, and the meaning of the data.

Contact Person for Section 504 Referrals

If a student is experiencing learning difficulties, the student's parent may contact the campus administrator to learn about the school's overall general education referral or screening system for support services.

Dyslexia and Related Disorders

The district/charter school follows the State's Dyslexia Handbook regarding the screening, identification, and treatment of students with dyslexia and other related disorders. Evaluation for dyslexia and other related disorders may be requested by parents or school staff. Contact the campus administrator for more information.

Additional Information

The following websites provide information and resources for students with disabilities and their families.

- Legal Framework for the Child-Centered Special Education Process https://fw.esc18.net/display/ Webforms/ESC18-FW- LandingPage.aspx
- Partners Resource Network

https://prntexas.org/

• Special Education Information Center

https://www.spedtex.org/

Texas Project First

https://www.texasprojectfirst.org/

Texas Dyslexia Handbook

https://tea.texas.gov/academics/dyslexia/

 Texas State Library and Archives Commission (TSLAC) Talking Book Program, which provides audiobooks free of charge to qualifying Texans with visual, physical, or reading disabilities https://www.tsl.texas.gov/tbp/index.html

Services for Title I Participants

The Parent Involvement Coordinator who works with parents of students participating in Title I programs is the Campus Director and may be contacted at the school.

Student Support Team

The Student Support Team is a campus-level committee comprised of the Director and other key personnel on each campus. Committee members evaluate student progress based on various diagnostic data. The team develops learning plans for the students with differing needs. The team monitors student progress and reviews data to determine next steps.

State Assessments (STAAR®)

The Texas Assessment Program is a statewide testing program that includes the State of Texas Assessment of Academic Readiness (STAAR), STAAR Alternate 2, the Texas English Language Proficiency Assessment System (TELPAS), and TELPAS Alternate. These assessments were created to fulfill both state and federal requirements. The student assessment program is designed to measure the extent to which a student has learned and is able to apply the defined knowledge and skills at each tested grade or the extent to which a student has developed English language proficiency.

Grades 3-8 [E] [M]

Students in grades 3 through 8 will take statemandated assessments as well as routine testing and other measures of achievement:

- 1. Mathematics, annually in Grades 3-8;
- 2. Reading Language Arts, annually in Grades 3-8;
- 3. Social Studies in Grade 8;
- 4. Science in Grades 5 and 8

Certain eligible students—some with disabilities and some with Limited English Proficiency—may be eligible for designated support during the STAAR[®] test.

High School Courses[H] EOC[®]

Regardless of enrolled grade level, students should take the STAAR EOC assessments as they are completing the corresponding courses since these assessments are required for high school graduation based on TEC, 39.025. No student should attempt an EOC assessment if only half of the course credit has been earned or the student has not completed 90% of the curriculum. Accelerated students who complete STAAR EOC testing requirements in middle school for a particular content area are required to take the ACT or the SAT once in high school to fulfill federal testing requirements.

Texas English Language Proficiency Assessment System (TELPAS)

The Texas English Language Proficiency Assessment System (TELPAS) fulfills federal requirements for assessing the English language proficiency of Emergent Bilinguals (EB) in Kindergarten through grade 12 in four language domains: listening, speaking, reading, and writing. TELPAS reports student performance in terms of four English language proficiency levels: beginning, intermediate, advanced, and advanced high.

Accelerated Instruction

Any student who does not perform satisfactorily on a STAAR[®] assessment will be provided accelerated instruction in the applicable subject. Each time a student fails to perform satisfactorily on an assessment instrument, the school shall provide the student with accelerated instruction in the applicable subject. A student failing to perform satisfactorily on an end-of-course assessment and/or STAAR must be provided the appropriate accelerated instruction. Accelerated instruction may require participation of the student before or after normal school hours.

Dual-Credit Program

Students may earn dual credit, i.e., credit toward high school and college simultaneously, through either partnerships with neighboring colleges or through virtual courses. Students who earn credit through these options via a district-approved college partner will still

have to take the appropriate STAAR[®]/EOC test. Students should contact their Campus Director for more information on these options.

When students are selecting courses they need, they are required to choose the course offered through ResponsiveEd (Bright Thinker/Edmentum) first, or use the course offered through the ResponsiveEd dual credit partner. If a course is not offered through either ResponsiveEd or our dual credit partner, and it is needed for graduation, the student may take a course outside of ResponsiveEd through another state-approved means with the approval of the Superintendent and the ResponsiveEd Vice President of Academic Systems.

Transcripts

The high school transcript is an official and permanent record of a student's academic performance during high school and, in some cases, of high school courses completed prior to high school (TEC § 28.025(e)).

The school maintains as complete a set of records as possible to assist in student guidance. The academic achievement record (transcript) for each student enrolled lists complete personal student data and gives complete scholastic grades.

Every student who graduates is entitled to two free transcripts. For additional transcripts, please contact the Campus Administrative Assistant.

Tutorials

Students are encouraged and may be required to see teachers for tutoring schedules, including mandatory tutoring after school or on Saturday. Consult with your local campus for the tutoring schedule.

Private tutoring is the responsibility of the parent. Teachers are not permitted to tutor their students privately for pay.

Mandatory Tutorials

Each campus will implement the assigned and prescribed tutorial program. Students identified for mandatory tutoring, either during the school week or on Saturdays, must attend. Failure to participate appropriately in the tutoring system may be grounds for disciplinary action up to and including dismissal from the school.

Honor Graduate Certificate [H]

The Texas Education Agency allows each public and accredited nonpublic high school in Texas one Honor Graduate Certificate. This certificate shall be presented to the highest-ranking graduate in the senior class. Under no circumstances should a student ranked lower than highest be awarded this honor. The highestranking graduate should receive a certificate and a declaration document authorizing the president of any state-supported college or university to provide a waiver for tuition as specified in the law (TEC § 54.301). Some nonstate-supported colleges and universities may also recognize this award and provide the tuition waiver. Students should present the declaration document to the college or university upon admission and retain the certificate for personal use.

The recipient of this honor must:

- 1. be enrolled in a minimum of three consecutive calendar semesters prior to graduation and meet state and school attendance requirements;
- be graduating under the Recommended, the Distinguished Achievement Plan, or the Foundation HSP, Distinguished Level of Achievement;
- be the highest-ranking graduate with the highest grade point average (GPA) of all students meeting the aforementioned criteria; (In determining grade point average, under no condition will the GPA be rounded up.);
- 4. and have taken and passed all state End-of-Course (EOC) assessments.

All calculations for this honor will be conducted at the end of the spring semester (before graduation) each school calendar year. An eligible student must have attended at least one of the calendar semesters during the school year that the honor is granted.

Valedictorian/Salutatorian [H]

The following is the selection method to determine the valedictorian and salutatorian for the school:

- 1. The student who is selected as the highestranking graduate eligible to receive the Honor Graduate Certificate will serve as valedictorian, with the second highest- ranking graduate serving as salutatorian.
- 2. Both the valedictorian and salutatorian must have been enrolled in the district school for no less than three consecutive calendar semesters with no breaks in enrollment or all semesters the school has been opened, if fewer than three consecutive calendar semesters. In addition, an administrative committee will review, on a case by case basis, situations that may arise relating to the enrollment criteria. A typical committee would consist of the district graduation specialist, the VP of Academics, District Data representative, Brand Superintendent and/or Regional Director. All committee decisions will be final.
- 3. By the date of graduation, both the valedictorian and salutatorian must have met all Texas State Graduation requirements, including the passing of

all state assessment requirements. Any student wanting to be considered for this honor must have completed all coursework

on or before the assigned course end date whichever comes first. A student qualified to graduate via an Individualized Graduation Committee (IGC) shall not be eligible for valedictorian/salutatorian honors. In addition, students seeking to be considered for this honor cannot utilize the LOTE substitution unless deemed necessary by the student's 504 or ARD committee.

- 4. The student with the highest cumulative grade point average (GPA) graduating under the Recommended, Distinguished Achievement Plan, or the Foundation HSP, Distinguished Level of Achievement will be selected as valedictorian, with the second-ranking student serving as salutatorian. Under no circumstance will a student with a higher GPA who is graduating under the Minimum Graduation Program or the Foundation HSP with no endorsement rank higher than a student graduating under the Recommended, Distinguished Achievement Plan, or the Foundation HSP Distinguished Level of Achievement.
- 5. In the case where no students are graduating under the Recommended, Distinguished Achievement Plan, or the Foundation HSP with Endorsement, Distinguished Level of Achievement, the student with the highest cumulative GPA out of all graduating seniors will be selected valedictorian, and the student with the next highest GPA will serve as salutatorian. If no qualifying student has a 3.0 or higher GPA, no honor graduate will be awarded. Valedictorians and salutatorians graduating outside of these plans will not receive an honor graduate certificate.

All calculations for this honor will be conducted at the end of the spring semester (before graduation) each school year. Any student wanting to be considered for this honor must have completed all coursework two weeks prior to the graduation ceremony. Grade point average will be calculated in accordance with the existing policy adopted by the Board of Trustees.

Addendum Students Entering High School in 2014–2015 and Thereafter Foundation Graduation Program, Endorsements, and Distinguished Level of Achievement

Curriculum Areas	Foundation Graduation Program5	Foundation Graduation Program Endorsement(s)1, 5	Foundation Graduation with Distinguished Level of Achievement2, 5
English/ Language Arts	4	4	4
Mathematics	3	4	4 (including Algebra II)
Science	3	4	4
Social Studies, including Economics	3	4	4
Physical Education3	1	1	1
Speech	0.5 or Demonstrated proficiency	0.5 or Demonstrated proficiency	0.5 or Demonstrated proficiency
College Transitions	0.5	0.5	0.5
Languages other than English (LOTE)4	2	2	2
Fine Arts	1	1	1
Electives	4	5	5
TOTAL	22	26	26

- 1. Available Endorsements:
 - Science, Technology, Engineering, and Math (STEM)
 - Business and Industry
 - Public Services
 - Arts and Humanities
 - Multidisciplinary Studies

A student must specify upon entering Grade 9 the endorsement he or she wishes to pursue.

- 2. In order to obtain the Distinguished Level of Achievement under the Foundation Graduation Program, which will be denoted on a student's transcript and is a requirement to be considered for automatic admission purposes to a Texas four-year college or university, a student must complete an endorsement and take Algebra II as one of the four mathematics credits.
- 3. A student who is unable to participate in physical activity due to a disability or illness may be able to

substitute a course in English language arts, mathematics, science, social studies, or another locally determined credit-bearing course for the required credit of physical education. This determination will be made by the student's ARD committee, Section 504 committee, or other campus committee, as applicable.

- 4. Students are required to earn two credits in the same language other than English to graduate. A student may use computer programming languages for this requirement. In limited circumstances, a student may be able to substitute this requirement with other courses as determined by a district committee authorized by law to make these decisions for the student. Students who successfully complete Level I of a foreign language in Grade 8 will be awarded one state graduation credit that may be counted toward the required foreign language courses. This graduation credit will count toward the total credits needed for graduation.
- 5. Additional Graduation Requirements:
 - CPR Instruction
 - Peace Officer Interaction Instruction
 - Beginning with students enrolled in Grade 12 during the 2021–2022 school year, each student must do one of the following in order to graduate:
- Complete and submit a Free Application for Federal Student Aid (FAFSA)
- Complete and submit a Texas Application for State Financial Aid (TASFA)
- Submit a signed opt-out form

Section IV: Student Code of Conduct

Preface

To function properly, education must provide an equal learning opportunity for all students by recognizing, valuing, and addressing the individual needs of every student. In addition to the regular curriculum, principles and practices of good citizenship must be taught and modeled by the school staff. This includes an appreciation for the rights of others.

However, no school or school system can discharge these responsibilities if it permits students to act in an objectionable manner or to disregard rules and regulations adopted for the benefit of all persons. The school has both the responsibility and authority to enforce the Student Code of Conduct, question students, counsel them, and assign discipline when deemed appropriate.

Students live and function, as do adults, in the general community. As citizens, students are entitled to our society's benefits; but as citizens, they are also subject to its national, state, and local laws and rules governing various aspects of their conduct. Not all laws are easy to follow, nor need one necessarily agree with each and every law or rule. Often a law or a rule seems unjust or inappropriate, but the law or rule must be obeyed.

In much the same manner, students live and function in a second community as well—namely, the school community. Education confers its own benefits, but it, too, requires acceptance of individual responsibilities. It must at the same time have an orderly and manageable framework within which to operate.

The rules and standards set forth in this Handbook apply to conduct:

- 1. on school premises or on school vehicles or involving school property,
- 2. off school premises which directly affects other students or the school, and
- 3. at school functions of any kind.

This Handbook does not define all types and aspects of student behavior; however, the Board of Trustees has the responsibility to set forth policies, rules, and regulations to help students conduct themselves in a proper manner as good citizens of the school community. If changes in state law become effective after the printing of this Handbook, the state law will supersede the local policy. The Board of Trustees and the Superintendent may establish written policies, rules, and regulations of general application governing student conduct in all schools. In addition, each Campus Director, within his or her school, may establish certain rules and regulations not inconsistent with those established by the Board and the Superintendent.

Any conduct that causes or creates a reasonable likelihood that it will cause a substantial disruption in or material interference with any school function, activity, or purpose, or that interferes or creates a reasonable likelihood that it will interfere with the health, safety, or well-being or the rights of other students is prohibited.

A teacher may send a student to the Campus Director's office to maintain effective discipline in the classroom. In addition, a teacher may remove from class a student:

1. who has been documented by the teacher to repeatedly interfere with the teacher's ability to

communicate effectively with the students in the class or with the ability of the student's classmates to learn; or

2. whose behavior the teacher determines is so unruly, disruptive, or abusive that it seriously interferes with the teacher's ability to communicate effectively with the students in the class or with the ability of the student's classmates to learn.

The Board of Trustees has authorized detention, inschool and out-of-school suspension, and expulsion as methods of disciplining students. The Board of Trustees has also given authority to the Superintendent or designee to use any other disciplinary actions which, in his or her judgment, is appropriate for the violation.

Responsibilities of Staff, Parents, and Students

Each member of the school community must fulfill certain responsibilities if a positive learning environment is to be achieved. A cooperative relationship among staff, parent, and student requires that:

School Staff

- 1. maintain an atmosphere conducive to good behavior;
- are in regular attendance and on time, and are prepared to perform their duties with appropriate working materials;
- exhibit an attitude of respect toward individuals and property and conduct themselves in a responsible manner;
- 4. plan a flexible curriculum to meet the needs of all students;
- 5. promote effective training and discipline based upon fair and impartial treatment of all students;
- 6. encourage parents to keep in regular communication with the school and encourage parental participation in school affairs;
- 7. develop a cooperative working relationship among staff and students; and
- 8. obey school policies and regulations.

Parents

 ensure their student's compliance with school attendance requirements and promptly report and explain absences and tardies to the school;

- 2. assist their child in being properly attired;
- 3. take an active interest in the overall school program;
- 4. communicate regularly with the school concerning their student's conduct and progress;
- 5. discuss report cards and work assignments with their student;
- 6. bring to the attention of school authorities any problem or condition that affects their student;
- 7. maintain up-to-date home, work, and emergency telephone numbers at the school;
- 8. cooperate with the Campus Director and teachers in their efforts to achieve and maintain a quality school system; and
- 9. provide transportation for their student to and from mandatory tutorials and Saturday school.

Students

- 1. attend all classes daily and on time;
- 2. prepare for each class, taking appropriate materials and assignments to class;
- 3. meet school standards of grooming and dress;
- exhibit an attitude of respect and courtesy toward individuals and property, and conduct themselves in a responsible manner, always exercising selfdiscipline;
- 5. refrain from making profane, insulting, threatening, or inflammatory remarks;
- 6. refrain from engaging in disruptive conduct or cheating;
- 7. obey all school and classroom rules;
- seek changes in school policies and regulations in an orderly and responsible manner through approved channels;
- 9. respect the rights and privileges of students, teachers, and other staff and volunteers;
- 10. cooperate with and assist the school staff in maintaining safety, order, and discipline; and
- 11. adhere to the requirements of the Student Code of Conduct.

Jurisdiction

The school may discipline a student for any violation of the Student Code of Conduct committed while a student is:

- 1. on school property;
- 2. within 300 feet of school property as measured from any point on the real property boundary line;
- during the regular school day, including lunch periods, no matter when or where the violation takes place;

- attending any school-related or school- sponsored activity, no matter when or where it takes place, including while the student is in transit to and from the activity;
- 5. on the property of another school;
- 6. attending another school's school-sponsored or school-related activity;
- 7. engaging in cyberbullying, as provided in state law;
- 8. participating in any remote/virtual classroom or other period of online instruction provided by the school, including any virtual or remote schoolrelated or school-sponsored activity; or
- 9. off school property, if
 - the violation causes a material or substantial disruption at school, or
 - it is reasonably foreseeable to school officials that the violation will cause a material or substantial disruption at school.

The school may also discipline a student for any offense listed in Sections 37.006(a) or 37.007(a), (b), and (d) of the TEC, no matter when or where the offense takes place.

Code of Conduct Violations

Abuse

Actions or threats of actions which constitute verbal or physical abuse of any employee or volunteer of the school by a student or any other individual will not be tolerated. Appropriate measures necessary to correct these situations shall be taken by the school, including expulsion.

Academic Dishonesty

Students found to have engaged in academic dishonesty shall be subject to grade penalties on assignments or tests and disciplinary penalties in accordance with the Student Code of Conduct.

Academic dishonesty includes cheating or copying the work of another student; plagiarism; possessing, viewing, or distributing pictures, text messages, or emails of test content or answer keys; and unauthorized communication between students during an examination. The determination that a student has engaged in academic dishonesty shall be based on the judgment of the classroom teacher or other supervising professional employee, taking into consideration written materials, observation, or information from students.

Alcoholic Beverages

Alcoholic beverages are prohibited on school property at all times and at all school-sanctioned activities occurring on or off school property. Any student found to have sold, given, delivered, been in possession of, or been under the influence of any alcoholic beverage while in school or while a participant in or spectator of a school-sponsored event, shall be subject to disciplinary penalties in accordance with the Student Code of Conduct. An "alcoholic beverage" means any beverage containing alcohol, including wine or beer. A student is considered "in possession" if the student has contact with the alcohol regardless of the amount of time it is in the student's possession. If a student becomes in possession of alcohol, the student needs to immediately inform an adult on campus. The smell of alcohol detectable on one's breath is sufficient evidence to indicate being "under the influence."

Bomb Threats

Any threat of this type will not be tolerated. A student making a bomb or terroristic threat will be subject to expulsion and dealt with to the full extent of the law. The school will notify the parent of each student at the campus if the school receives a bomb threat or terroristic threat relating to a campus or other school facility at which students are present.

Conduct While Riding in School Vehicles

The Campus Director shall take steps to maintain acceptable student conduct while riding a school vehicle. Students who fail to follow the behavioral standards described in this Handbook (see "Transportation," p. 17) may be denied the privilege of school transportation. Parental involvement will be sought before a student is excluded from riding a school vehicle, except in situations involving a flagrant violation. Flagrant violations include fighting, gross insubordination, and other acts that may cause a safety hazard. It should be understood by all that the driver has the responsibility for maintaining order in the school vehicle. It is the duty of the Campus Director-not the driver-to exclude a student from riding a school vehicle. However, the driver is not prohibited from exercising reasonable judgment to protect other passengers from bodily harm.

Discrimination, Harassment, and Retaliation

Students learn best, and their welfare is best served, in a school environment that is free of discrimination, dating violence, harassment, and retaliation. Student must not engage in harassing behavior directed toward another student. Students are expected to treat other students and school staff with courtesy and respect, to avoid any offensive behaviors known to be offensive, and to stop these behaviors when asked or told to stop.

The district has established policies and procedures to prohibit and promptly address inappropriate and offensive behaviors, including those that are based on a person's race, color, religion, sex, national origin, disability, age, or any other basis prohibited by law. A copy of the district policy is available in the Campus Director's/Headmaster's office and on the ResponsiveEd website. [See Policy PG-4.2.]

Dating Violence

Dating violence occurs when a person in a current or past dating relationship uses physical, sexual, verbal, or emotional abuse to harm, threaten, intimidate, or control the other person in the relationship or any of the person's past or subsequent relationships. This type of conduct is considered harassment if it is so severe, persistent, or pervasive that it affects a student's ability to participate in or benefit from an educational program or activity; creates an intimidating, threatening, hostile, or offensive educational environment; or substantially interferes with the student's academic performance.

Harassment

Harassment, in general terms, is conduct so severe, persistent, or pervasive that it affects a student's ability to participate in or benefit from an educational program or activity; creates an intimidating, threatening, hostile, or offensive educational environment; or substantially interferes with the student's academic performance.

Sexual Harassment

Sexual harassment of a student by an employee, volunteer, or another student is prohibited. Upon receiving a formal complaint of sexual harassment, district policies and procedures concerning Title IX sexual harassment shall apply. At the time of filing a formal complaint under Title IX, a complainant must be participating in or attempting to participate in the education program or activity of the school.

Romantic, sexual, and other inappropriate social relationships between students and district employees are prohibited, even if consensual.

Retaliation

Retaliation against a person who makes a good-faith report or participates in an investigation of discrimination, harassment, or dating violence is prohibited. Retaliation against a person who is participating in an investigation of alleged discrimination or harassment is also prohibited. A person who makes a false claim, offers false statements, or refuses to cooperate with a district investigation, however, may be subject to appropriate discipline.

Reporting Procedures

Any student who believes that he or she has experienced dating violence, discrimination, harassment, or retaliation should immediately report the problem to a teacher, school counselor, Campus Director/Headmaster, or other district employee. The report may be made by the student's parent. The student may also report the alleged acts to one of the district Compliance Coordinators below:

- Reports of discrimination based on sex, including sexual harassment, may be directed to the Title IX Coordinator. The name, office address, telephone number, and e-mail of the Title IX Coordinator is Rosalinda Gonzalez at 1301 Waters Ridge, Lewisville, TX 75057; (972) 316-3663 ext. 206; and TitleIX@responsiveed.com.
- Reports of discrimination based on disability may also be directed to the Executive Director of Special Education, Dyslexia, & 504 Services, Kendahl Owoh, at 1301 Waters Ridge, Lewisville, TX 75057; (972) 316-3663 ext. 368; specialeducation@responsiveed.com.

Upon receiving a report, the district will determine whether the allegations, if proven, constitute prohibited discrimination, harassment, or retaliation as defined by district policy. If not, the district will refer to district policy to determine whether the allegations, if proven, constitute bullying, as defined by law and district policy. If the alleged prohibited conduct also meets the statutory and policy definitions for bullying, an investigation of bullying will also be conducted.

The district will promptly notify the parent of any student alleged to have experienced prohibited conduct involving an employee or adult associated with the district. In the event that alleged prohibited conduct involves another student, the district will notify the parent of the student alleged to have experienced the prohibited conduct when the allegations, if proven, would constitute a violation as defined by district policy.

Investigation of Report

Allegations of prohibited conduct, which includes dating violence, discrimination, harassment, and retaliation, will be promptly investigated.

To the extent possible, the district will respect the privacy of the student. However, limited disclosures may be necessary to conduct a thorough investigation and comply with law.

If a law enforcement or other regulatory agency notifies the district that it is investigating the matter and requests that the district delay its investigation, the district will resume its investigation at the conclusion of the agency's investigation.

During the course of an investigation and when appropriate, the district will take interim action to address the alleged prohibited conduct. If the investigation indicates that prohibited conduct occurred, appropriate disciplinary action and, in some cases, corrective action will be taken to address the conduct. The district may take disciplinary and corrective action even if the conduct was not unlawful.

All involved parties will be notified of the outcome of the investigation within the parameters and limits allowed under the Family Educational Rights and Privacy Act (FERPA).

A student or parent who is dissatisfied with the outcome of the investigation may appeal in accordance with district policy.

Disruptive Activity

To protect student safety and sustain an educational program free from disruption, state law permits the school to take action against any person — student or nonstudent — who:

- interferes with the movement of people in an exit, an entrance, or a hallway of a school building without authorization from the Campus Director;
- 2. interferes with an authorized activity by seizing control of all or part of a building;
- uses force, violence, or threats in an attempt to prevent participation in an authorized assembly;
- 4. uses force, violence, or threats to cause disruption during an assembly;
- 5. interferes with the movement of people at an exit or an entrance to school property;
- uses force, violence, or threats in an attempt to prevent people from entering or leaving school property without authorization from the Campus Director;
- 7. disrupts the conduct of classes or other school activities while on school property or on public property that is within 500 feet of school property (disruption includes making loud noises enticing, attempting to entice, preventing, or attempting to prevent a student from attending a required class or school activity; entering a classroom without the consent of either the Campus Director or the teacher and, through either acts of misconduct or the use of loud or profane language, disrupting class activities); or
- 8. interferes with the transportation of students in school vehicles.

Drug-Free School Notice

The district believes that student use of illicit drugs is both wrong and harmful. Consequently, the school prohibits the use, sale, possession, or distribution of illicit drugs by students on school premises or at any school activity, regardless of its location. The school also prohibits the use, sale, possession, or distribution of look-alike substances and/or synthetic substances designed to imitate the look or effects of illicit drugs, and the possession, use, sale, or distribution of any paraphernalia related to any prohibited substance. Student violators are subject to possible prosecution, as allowed by law, as well as the disciplinary terms of the Student Code of Conduct.

Electronic Equipment in the Classroom

Students may only use audiovisual or electronic equipment in the classroom with permission of the teacher. These items include, but are not limited to, audio or video recording equipment. The school is not responsible for the damage, loss, or theft of these items.

Exposure

Inappropriate exposure of body parts, even without any sexual intent, is a serious offense and will be subject to disciplinary action.

Freedom from Bullying and Cyberbullying

Bullying, as well as retaliation against anyone involved in the complaint process, is prohibited. Bullying is defined as a single significant act or pattern of acts by one or more students directed at another student that exploits an imbalance of power and involves engaging in written or verbal expression, including through electronic means or physical conduct, that in the judgment of the Campus Director:

- is sufficiently severe, persistent, or pervasive enough to create an intimidating, threatening, or abusive educational environment for the student;
- has the effect or will have the effect of physically harming a student, damaging a student's property, or places a student in reasonable harm to the student's person or of damage to the student's property;
- 3. materially and substantially disrupts the educational process, the orderly operation of a classroom or school; or
- 4. infringes on the rights of the student at school.

Bullying also includes cyberbullying, which means bullying that is done through the use of any electronic communication device, including through the use of a cellular or other type of telephone, a computer, a camera, e-mail, instant messaging, social media applications, text messaging, and internet-based communication tools and internet websites.

The school will also take steps to prevent and mediate bullying incidents between students that:

1. interfere with a student's educational opportunities;

2. substantially disrupt the orderly operations of a classroom, school, or school-sponsored or school-related activity.

The school's bullying policy applies to:

- bullying that occurs on or is delivered to school property or to the site of a school-sponsored or school-related activity on or off school property;
- bullying that occurs on a publicly or privately owned school bus or vehicle being used for transportation of students to or from school, or a school-sponsored or school-related activity; and
- cyberbullying that occurs off school property or outside a school-sponsored or school- related event, if the conduct interferes with a student's educational opportunities or substantially disrupts the operations of a school, classroom, or schoolrelated activity.

Reporting

If a student believes that he or she has experienced any form of bullying or believes that another student has experienced bullying, the student should immediately report the alleged acts to a teacher, school office staff, the Campus Director, or another district employee as soon as possible to obtain assistance and intervention. A report can be made verbally, online, or in writing, and can be submitted anonymously. Any school employee who receives notice that a student has or may have experienced bullying shall immediately notify the Campus Director. The Campus Director or designee will provide notice of the alleged incident to the parent of the victim and of the student who is alleged to have engaged in the bullying. Available counseling options will be provided to the individuals, as well as to any students who have been identified as witnesses to the bullying. Any retaliation against a student who reports an incident of bullying is prohibited.

Investigation of Report

The Campus Director or designee will investigate any allegations of bullying or other related misconduct. The Campus Director or designee shall determine whether the allegations in the report, if proven, constitute harassment and, if so, proceed under that policy instead. The Campus Director or designee shall conduct an appropriate investigation based on the allegations in the report and shall take prompt interim action calculated to prevent bullying during the course of investigation, if appropriate. The Campus Director or designee shall prepare a written report of the investigation, including a determination of whether bullying occurred.

If the results of an investigation indicate that bullying has occurred, the Campus Director will take appropriate action, including disciplinary or corrective action reasonably calculated to address the conduct and in accordance with the Student Code of Conduct. Disciplinary or other action may be taken even if the conduct did not rise to the level of bullying. A student who receives special education services will be subject to disciplinary action for conduct meeting the definition of bullying or cyberbullying within applicable requirements under state and federal law, including the IDEA. A student will not be subject to disciplinary action if the results of the investigation indicate that a student involved in a bullying incident engaged in reasonable self-defense in response to bullying. To the greatest extent possible, the school will respect the privacy of the students involved in the report, including witnesses. Limited disclosures may be necessary to conduct the investigation.

Appeal

The student or parent may appeal the decision regarding the outcome of the investigation in accordance with Board Policy.

Gambling

Students are forbidden to gamble in a school building or on school property.

Gang-Free Zones/Gang Activity

Any student found to have engaged in organized criminal activity, gang-related, and other criminal acts will be subject to appropriate disciplinary action. Student behavior considered to be "gang-related" will not be tolerated at school or at any school activity regardless of the location of the activity. This includes, but is not limited to, articles of clothing, hand signs, graffiti, and any other behaviors considered by the administration to interfere with the educational program of the school.

Harmful Drugs

The use of "Harmful Drugs" poses a serious threat to the physical, psychological, and emotional health of individuals, their families, and their communities. In recognition of this fact, the school enforces this policy.

The term "Harmful Drugs" includes, but is not limited to, all those substances considered to be marijuana, dangerous drugs, narcotics, depressants, stimulant substances, controlled substances, and simulated controlled substances listed in the state and federal codes covering the possession, sale, and use of such controlled substances, drugs, and narcotics. The term also includes all forms and species of the plant substance known as marijuana and all forms and species of the plant substance known as hemp, including cannabidiol or "CBD," as well as any abusable chemical substance used for inhalation such as glue, aerosol paint, thinners, etc. A Harmful Drug includes an over-the-counter drug or prescription drug if the student is misusing or abusing the drug or medication and it causes impairment of the physical or mental faculties.

Any student found to have had a Harmful Drug in possession, or found to have been under the influence thereof while in school or while a participant in or spectator at a school-sponsored event, shall be subject to disciplinary penalties in accordance with the Student Code of Conduct. A student is considered "in possession" if the student has contact with a Harmful Drug regardless of the amount of time it is in the student's possession. If a student becomes in possession of a Harmful Drug, the student needs to immediately inform an adult on campus. Those student involved in selling, soliciting, or distributing a Harmful Drug while in school or while a participant in or spectator at a school-sponsored event will be subject to disciplinary penalties in accordance with the Student Code of Conduct. Other sanctions may include completion of a drug rehabilitation program or referral for prosecution.

A student may not keep in possession any medication, even medication for which the student has a prescription (see "Medication Policies"). Failure to comply may result in Level II discipline unless an exception applies (see "Medication Policies", "Diabetes Management," and "Asthma and Anaphylaxis Medication").

Hazing

Texas laws prohibit students from engaging in, encouraging, aiding, or assisting in hazing. Hazing is defined as an intentional, knowing, or reckless act, on or off campus, by one person alone or acting with others, directed against a student for the purpose of pledging, initiation into, affiliation with, holding office in, or maintaining membership in a student organization, including:

- 1. any type of physical brutality;
- 2. an activity that subjects the student to an unreasonable risk of harm or that adversely affects the student's mental or physical health, such as sleep deprivation, exposure to the elements, confinement to small spaces, calisthenics, or consumption of food, liquids, drugs, or other substances;
- 3. any activity that induces, causes, or requires the student to perform a duty or task that violates the Penal Code; and
- coercing a student to consume a drug or alcoholic beverage in an amount that would lead a reasonable person to believe the student is intoxicated.

Hazing will not be tolerated by the school. If an incident of hazing occurs, disciplinary consequences will be

handled in accordance with the Student Code of Conduct. It is a criminal offense if a person engages in hazing; solicits, encourages, directs, aids, or attempts to aid another in hazing; or has firsthand knowledge of an incident of hazing being planned or having occurred and fails to report this to the Campus Director.

Inappropriate Sexual Conduct

Inappropriate sexual conduct encompasses any inappropriate, indecent, or offensive act that implies, suggests, or involves contact of a sexual nature. Inappropriate sexual conduct is prohibited and is subject to disciplinary action under the Student Code of Conduct.

Interference with School Activities or Discipline

Any student whose conduct, whether in class or out, materially and substantially interferes with school activities, school-sponsored functions (whether on public or private property), or school discipline, or invades the rights of school staff or other students, shall be subject to disciplinary penalties in accordance with the Student Code of Conduct.

"Conduct" includes, but is not limited to, the following activities:

- 1. preparing, circulating, or presenting petitions;
- displaying on or about the student's person, books, materials, locker or vehicle, symbols, arm bands, flags, pennants, signs, or other decorations; and
- 3. preparation, printing, publishing, or distributing any unauthorized publication, periodical, paper, pamphlet, magazine, or book.

Lockers: Security and Search

Lockers, if provided by the school, are purchased, furnished, and maintained by the school and remain the property of the school. The decision to assign lockers rests with the Campus Director. No charges are made for their use. Items of nonschool nature should not be placed or kept in lockers as they are subject to inspection at any time without prior notice to or permission from students. A student has full responsibility for the security of the locker and is responsible for making certain that it is locked and that the combination is not available to others. Searches of lockers may be conducted at any time, whether or not the student is present.

Any student who shall place, keep, or maintain any article or material in a school-owned locker that is prohibited by the school or of a nonschool nature, shall be subject to discipline.

Report to Law Enforcement for Conduct Constituting Assault or Harassment

A Campus Director may make a report to local law enforcement, if, after an investigation is completed, the Campus Director has reasonable grounds to believe that a student has engaged in conduct that constitutes an offense under Section 22.01 (assault) or 42.07(a)(7) (harassment, including harassment via electronic communications), of the Penal Code. Criminal harassment under 42.07(a)(7), Penal Code includes the following conduct: (1) initiating a communication and in the course of the communication making a comment, request, suggest, or proposal that is obscene: (2) threatening in a manner reasonably likely to alarm the person receiving the threat, to inflict bodily injury on the person or to commit a felony against the person, a member of the person's family or household, or the person's property; (3) conveying a false report that another person has suffered death or serious injury; (4) causing the telephone of another to ring repeatedly or making repeated telephone communications anonymously or in a manner reasonably likely to harass, annoy, alarm abuse, torment, embarrass, or offend another; (5) making a telephone call and intentionally failing to hang up or disengage the connection; (6) knowingly permitting a telephone under the person's control to be used by another to engage in harassment; or (7) publishing on an Internet website, including a social media platform, repeated electronic communications in a manner reasonably likely to cause emotional distress, abuse, or torment to another person, unless the communications are made in connection with a matter of public concern.

Reports to Law Enforcement of Criminal Conduct Under state law, a Campus Director is required to notify local law enforcement if the Campus Director has reasonable grounds to believe that activities have occurred at school, on school property, or a schoolsponsored or school-related activity on or off school property that constitutes deadly conduct as defined under the Penal Code; a terroristic threat as defined under the Penal Code; conduct that may be an offense subject to mandatory supervision; the use, sale, or possession of a controlled substance, drug paraphernalia, or marijuana, the possession of any weapon or device under 46.01 (1)-(14) or (16) of the Penal Code; conduct that may constitute a criminal offense under 71.02 of the Penal Code; or conduct that may constitute a criminal offense for which a student may be expelled under Texas Education Code 37.007(a), (d), or (e).

Respect for Others

Inappropriate verbal or physical behavior that is motivated due to race, ethnicity, culture, sex, or disabilities will not be tolerated and is subject to disciplinary action under the Student Code of Conduct.

School Property

A good citizen, among other things, takes pride in the care of school property, realizing that the appearance of the building and campus is a credit or discredit to the citizen, as well as to the student body in general.

Any student found to have intentionally, knowingly, or recklessly damaged or destroyed school property shall be subject to disciplinary measures. In addition, the school may seek restitution from the parent for damage to school property to the fullest extent permitted by state law.

Self-Defense

The privilege of self-defense is limited. A claim of selfdefense in the use of physical force will not exempt a student from discipline when:

- 1. the student provokes, invites, or encourages the use of physical force by another person;
- the student has an opportunity to avoid physical force or to inform school staff of the threatened use of force;
- the student uses physical force after the other party abandons or attempts to abandon a fight or confrontation;
- 4. the student does not attempt to walk away from a confrontation; or
- 5. the student does not attempt to get help from school staff.

The student or parent may appeal the decision regarding the outcome of the investigation in accordance with Board Policy.

Social Media

District social media sites are intended to serve as informational outlets for the community. Inaccurate, threatening and/or inappropriate posts including comments involving district social media accounts or involving any social media account that is not an authorized account (including a social media account that appears to be related to the district or a school by using or referencing the ResponsiveEd name, any school name, references any school-sponsored activity or uses any ResponsiveEd or school mark, logo, or image) may be reported to the relevant social media provider and law enforcement authorities. District students involved in such behavior are subject to disciplinary action.

Telecommunications or Other Electronic Devices

Students are prohibited from using any telecommunication devices, including cell phones or other electronic devices (unless otherwise issued by the school for the purpose of instruction), within a school building before or during school hours or on a school campus during school hours. Devices are to remain off during the school day, including during all testing. Devices that are on and/or cause a disruption during the school day will be confiscated. Any student refusing to give the device to school staff shall be subject to disciplinary penalties in accordance with the Student Code of Conduct. The campus is not responsible for damage that may occur to a confiscated device before it is picked up by a student or parent. Once a device has been taken up, the following procedure will be used to return the device.

- 1. First Confiscation: The device may be picked up by the student or parent no earlier than the end of the school day. An administrative fee of \$5 will be charged before the device can be returned.
- 2. Second Confiscation: The device may be picked up by the student or parent no earlier than the end of the school day. An administrative fee of \$10 will be charged before the device can be returned.
- 3. Third and Subsequent Confiscations: The device may be picked up by the student or parent no earlier than the end of the school day. An administrative fee of \$15 will be charged per occurrence before the device can be returned.

Campus Directors shall use discretion to determine the appropriate use of phones for students participating in extracurricular activities while on school property or while attending school-sponsored or school-related activities on or off school property. Any disciplinary action will be in accordance with the Student Code of Conduct. Additionally, students are not permitted to possess electronic devices (e.g., electronic games, iPods, mp3 players, pagers, radios, cameras, etc.) at school, unless prior permission has been obtained from the Campus Director. Without such permission, teachers will collect the items and turn them in to the Campus Director's office. The Campus Director will determine whether to return items to students at the end of the day or to contact parents to pick up the items.

Sending, sharing, viewing, or possessing pictures, text messages, e-mails, or other material of a sexual nature in electronic or any other form on a cell phone or other electronic device is prohibited and dealt with to the full extent of the law and the Student Code of Conduct.

Audio/Video Recording or Photographing without Consent

Any audio/video recording or photographing of students or staff without those persons' expressed permission is prohibited and subject to disciplinary action under the Student Code of Conduct.

Threats

Oral or written threats to cause harm or bodily injury to another student, an employee, or school property, including threats made using the internet or other electronic resources at school, will not be tolerated and is subject to disciplinary action under the Student Code of Conduct.

Tobacco

Matches, lighters, etc., are not permitted at school or at school-related functions. A student is considered "in possession" if the student has contact with tobacco or tobacco products, regardless of the amount of time it is in the student's possession. If a student becomes in possession of tobacco or a tobacco product, the student needs to immediately inform an adult on campus.

Smoking and using smokeless tobacco, e-cigarettes, electronic vapor devices, or tobacco products are not permitted in school buildings, vehicles, or on school property, 300 feet from school property, or at schoolrelated or school-sanctioned events off school property. Any such items as mentioned above shall be confiscated and may be subject to destruction. Students who act in violation of this prohibition shall be subject to disciplinary action under the Student Code of Conduct.

Weapons

A student shall not possess, exhibit, use, or threaten to exhibit or use any firearm, explosive weapon, knife, or materials that could be used as a weapon to inflict physical harm or damage to persons or property on school property or at any school-related function, whether on or off school property. A student is considered "in possession" if the student has contact with a weapon regardless of the amount of time it is in the student's possession. If a student becomes in possession of a weapon, the student needs to immediately inform an adult on campus. Weapons include, but are not limited to:

 Firearms, which are any devices designed, made, or adapted to expel a projectile through a barrel by using the energy generated by an explosion or burning substance or any device readily convertible to that use;

- Knives, which are blades or hand instruments designed to cut or stab another by being thrown, such as a daggers, bowie knives, swords, or spears;
- 3. Clubs, which are instruments that are specifically designed, made, or adapted for the purpose of inflicting serious bodily injury or death by striking a person with the instrument;
- 4. Explosive weapons;
- 5. Firearm silencers;
- 6. Knuckles (i.e., brass knuckles);
- 7. Chemical dispensing devices (such as mace or pepper spray);
- 8. Zip guns;
- 9. Any object used in a way that threatens to inflict bodily injury on another person;
- 10. Firearm ammunition;
- 11. Fireworks of any kind, smoke or stink bombs, or any other pyrotechnic device;
- 12. Chains;
- 13. Razors (including box cutters);
- 14. Pellet guns;
- 15. BB guns;
- 16. Stun guns;
- 17. Air guns; and
- 18. Toys that imitate weapons ("look-alikes").

Offenses and Consequences

Level I: Major Offenses

Examples (not inclusive list):

- 1. Being in an unauthorized area
- 2. Computer system violations
- 3. Disrespect of school staff and persons in authority
- 4. Failure to complete assigned homework
- 5. Failure to comply with school dress code policies
- 6. Failure to comply with directives of school staff (insubordination)
- 7. Failure to leave campus within 30 minutes of school dismissal (unless involved in an activity under the supervision of school staff)
- 8. Failure to report known hazing, harassment, or bullying of students
- 9. Hazing, harassment, or bullying of students (verbal)
- 10. Inappropriate behavior (not abusive, threatening, violent)
- 11. Inappropriate public display of affection
- 12. Inappropriate physical contact not defined as a Level II, Level III, or Level IV offense
- 13. Insensitivity to others
- 14. Parking infraction
- 15. Persistent tardiness (tardy, without excuse, on four or more days within a period of 45 rolling school days)

- 16. Possessing any electronic devices without permission
- 17. Possessing matches, lighters, etc.
- 18. Skipping or not attending class, detention, tutorial sessions, Saturday school, or extended day
- 19. Using a skateboard, scooter, and/ or roller blades while on campus
- 20. Using any telecommunications or other electronic devices, without permission, during school hours
- 21. Vehicle operation infraction

Appropriate Disciplinary Actions

- 1. Behavioral contracts or individually developed behavior management plans
- 2. Classroom management techniques
- 3. Community service
- 4. Cooling-off time or "time-out"
- 5. Counseling by teachers or Campus Director
- 6. Demerits
- 7. Detention
- 8. Fee for the return of telecommunications device that has been confiscated
- 9. In-school suspension up to 30 days
- 10. Parent contracts to restrict home privileges
- 11. Parent observations in student's classes
- 12. Parent conference with teacher or Campus Director
- 13. Peer mediation
- 14. Placement in another appropriate classroom
- 15. Restitution/restoration, if applicable
- 16. Saturday school
- 17. Seating changes within the classroom
- Temporary or permanent confiscation of items that are prohibited and/or disrupt the educational process
- Withdrawal of privileges, such as parking privileges, participation in extracurricular activities, eligibility for seeking and holding honorary offices, membership in schoolrecognized clubs or organizations, etc,

Disciplinary actions may be used individually or in combination for any offense.

No employee or agent of the school shall cause corporal punishment to be inflicted upon a student to reform unacceptable conduct or as a consequence for unacceptable conduct.

Level II: Discretionary Suspension

Examples (not inclusive list):

- 1. Academic dishonesty
- 2. Being a member of, pledging to become a member of, joining, or soliciting another person to

join, or pledge to become a member of a school fraternity, sorority, secret society, or gang, as defined in TEC 37.121

- 3. Bypassing of internet blocks on school computers or networks to enter unapproved sites
- 4. Causing an individual to act through the use of or threat of force (coercion)
- 5. Engaging in conduct on campus that constitutes dating violence, including intentional use of physical, sexual, verbal, or emotional abuse to harm, threaten, intimidate, or control another person with whom the student has or has had a dating relationship
- 6. Engaging in conduct that constitutes sexual harassment (verbal and/or physical)
- 7. Engaging in offensive conduct of a sexual nature (verbal or physical)
- 8. Extortion/blackmail
- 9. Failure to comply with conditions of in- school suspension placement
- 10. Failure to comply with school medication policies
- 11. False accusation of conduct that would constitute a misdemeanor or felony
- 12. Falsification of school records
- 13. Fighting/mutual combat
- 14. Gambling
- 15. Gang activity (nonviolent)
- 16. Hazing, harassment, or bullying of students (physical)
- 17. Inappropriate behavior (e.g., violent; threat of being violent; threat of self-harm; racially, ethnically, or culturally motivated actions)
- 18. Interference with school activities or discipline
- 19. Leaving classroom, school property, or schoolsponsored events without permission
- 20. Making an obscene gesture
- 21. Persistent Level I offenses (two Level I offenses within a period of 45 rolling school days)
- 22. Possessing ammunition
- 23. Possessing paraphernalia related to any prohibited substance
- 24. Possessing or using fireworks or other explosive devices
- 25. Possessing tobacco or tobacco products or items such as e-cigarettes or electronic vaporizing devices
- 26. Possessing or abusing over-the-counter drugs in violation of school policy
- 27. Possessing, viewing, or distributing pictures, text messages, e-mails, or other material of a sexual or inappropriate nature in any media format, including but not limited to cell phones
- Posting inappropriate or disparaging remarks, pictures, videos, or links to any district-managed social media site
- 29. Sending or posting electronic messages or images that are abusive, obscene, sexually oriented, threatening, harassing, damaging to another's reputation, or illegal, including conduct

involving off school property (online or otherwise) if the conduct creates a substantial disruption to the school environment

- 30. Any unauthorized recording, taping, or photographing students or staff
- 31. Refusing to allow student search
- 32. Sexual harassment/sexual abuse not defined as a Level III or IV offense
- 33. Theft
- 34. Threats (nonviolent/verbal or written), including those initiated through social media, or other electronic forms, made outside of the campus setting for action or threat of action to be taken while on campus
- 35. Throwing object not considered an illegal weapon that can cause bodily injury or property damage
- 36. Unruly, disruptive, or abusive behavior that interferes with the teacher's ability to communicate effectively with the students in the class
- 37. Use of profanity or vulgar/offensive language (orally or in writing)
- Using the internet or other electronic communications to threaten students or employees, or cause disruption to the school program
- Verbal or written abuse (e.g., name calling, racial or ethnic slurs, or derogatory statements that may disrupt the school environment, etc.)
- 40. Willful destruction of school or personal property and/or vandalism
- 41. Self-harm, including but not limited to severe scratching, branding, cutting, self-hitting, burning, and biting
- 42. Making false accusations or perpetrating hoaxes regarding school or student safety, including without limitation a false alarm to induce an emergency response.
- 43. Refusing to allow lawful student search

Appropriate Disciplinary Actions:

- 1. Level I disciplinary techniques
- 2. Out-of-school suspension for up to three days

Disciplinary actions may be used individually or in combination for any offense.

Level III: Mandatory Suspension and Discretionary Expulsion

Examples (not inclusive list):

 Any offense listed in Sections 37.006(a) or 37.007(b) of the TEC, no matter when or where the offense takes place

- 2. Burglary of a motor vehicle on campus
- 3. Conduct punishable as a felony not defined as a Level IV offense
- 4. Criminal mischief against school, student, or school staff
- 5. Deliberate destruction of or tampering with school computer data or networks
- 6. Disruptive activity (see "Disruptive Activity," p. 51)
- 7. Gang activity (violent)
- 8. Inappropriate exposure of body parts
- 9. Inappropriate sexual conduct
- 10. Persistent Level I offenses (four Level I offenses within a period of 45 rolling school days)
- 11. Persistent Level II offenses (two Level II offenses within a period of 45 rolling school days)
- 12. Possessing a knife, razor, box cutter, or chain
- 13. Possessing any object used in a way that threatens or inflicts bodily injury to another person
- 14. Possession, use, transfer, or exhibition of any firearm, handgun, improvised explosive device or any other prohibited weapon or harmful object (as determined by the Campus Director)
- 15. Possessing a look-alike weapon, including without limitation, BB guns, CO₂ guns, air pistols or rifles, pellet guns, or any other device designed to appear to be a firearm or other weapon
- 16. Possessing a stun gun, mace, or pepper spray
- Possessing, selling, soliciting, distributing, or under the influence of a Harmful Drug (see "Harmful Drugs," p. 53)
- Posting any vulgar, grossly inappropriate or illegal remarks, pictures, videos, or links on any ResponsiveEd-managed social media site
- 19. Setting or attempting to set a fire on a school property (not arson)
- 20. Targeting someone for bodily harm
- 21. Threats (violent/verbal or written)
- 22. Engaging in bullying that encourages a student to commit or attempt to commit suicide; incites violence against a student through group bullying; or releases or threatens to release intimate visual material of a minor or a student who is 18 years or older without the student's consent
- 23. Engaging in conduct containing elements of the offense of criminal harassment
- 24. Assault
- 25. Conduct endangering the health or safety of others or another person
- Possessing, selling, distributing or under the influence of alcohol (see "Alcoholic Beverages," p. 49)
- 27. Threats (violent/verbal or written), including those initiated through social media or other electronic forms, made outside of the campus setting for action or threat of action to be taken while on campus or toward another student
- 28. Selling paraphernalia related to any prohibited substance

- Possessing or selling "look-alike" drugs or attempting to pass items off as drugs or prohibited items
- Using, selling, or giving to another student any form of tobacco or tobacco products or items such as e-cigarettes or electronic vaporizing devices, and smokeless tobacco, including chewing tobacco
- 31. Possessing prescription drugs, giving a prescription drug to another student, or possessing or being under the influence of another person's prescription drug

Appropriate Disciplinary Actions:

- 1. Out-of-school suspension for up to three days
- 2. Expulsion

Level IV: Mandatory Expulsion

Examples (not inclusive list):

- 1. Any offense listed in Section 37.007(a) and (d) of the TEC, no matter when or where the offense takes place
- 2. Required to register as a sex offender

Appropriate Disciplinary Actions:

1. Expulsion

Conferences, Hearings, and Appeals

All students are entitled to conferences, hearings, and/ or appeals of disciplinary matters as provided by state and federal law and school policy.

Suspension Process

In addition to the above list of Student Code of Conduct violations, the Campus Director has the authority to suspend a student for up to five days for any of the following additional reasons:

- 1. the need to further investigate an incident,
- 2. a recommendation to expel the student, or
- 3. an emergency constituting endangerment to health or safety.

Prerequisites to Suspension

Prior to suspending a student, the Campus Director must attempt to hold an informal conference with the student to:

- 1. notify the student of the accusations against him or her,
- 2. allow the student to relate his or her version of the incident, and
- 3. determine whether the student's conduct warrants suspension.

Notification to Parents

If the Campus Director determines the student's conduct warrants suspension during the school day, the Campus Director will make reasonable effort to notify the student's parents that the student has been suspended before the student is sent home. The Campus Director will notify a suspended student's parents of the period of suspension, the grounds for the suspension, and the time and place for an opportunity to confer with the Campus Director.

Credit during Suspension

A student shall receive credit for work missed during the period of suspension if the student makes up work missed during the period of suspension within the same number of school days the student was absent on suspension.

Expulsion Process

Hearing

Students alleged to have committed an expellable offense will receive a hearing before a Hearing Officer within a reasonable time following the alleged misconduct. The Hearing Officer shall be a Regional Director or his or her designee. Prior to the hearing, the school will send a written notice to the student and the student's parents, including:

- 1. the basis for the proposed expulsion;
- 2. the date, time, and location of the hearing; and
- 3. the right of the student, at the hearing, to:
 - 1. be present;
 - 2. be accompanied by his or her parents;
 - 3. be represented by any adult representative, including legal counsel;

- 4. present evidence, call witnesses, and testify; and
- 5. be informed of the school's evidence.

After making a good-faith effort to inform the student and the student's parents of the time and place of the hearing, the school shall hold the hearing regardless of whether the student, the student's parents, or another adult representing the student attends. The Campus Director shall audio record the hearing.

Expulsion Order

Within seven days following the hearing on expulsion, the Hearing Officer or his or her designee will notify the student and the student's parents in writing of his or her decision. If the outcome of the expulsion hearing is that the student will be expelled, the Hearing Officer or his or her designee will enter an expulsion order and provide a copy to the student and the student's parents specifying:

- 1. the length of the expulsion;
- 2. the procedures for re-admittance at the end of the expulsion period, if applicable; and
- 3. the right to appeal the Hearing Officer's decision.

The notice shall also state that failure to timely request such a hearing constitutes a waiver of further rights in the matter.

Appeals

The student or a parent may appeal the decision of the Campus Director in accordance with the school grievance procedure (see "Student or Parent Complaints and Concerns," p. 72).

Discipline consequences will not be deferred pending the outcome of an appeal of an expulsion.

Effect of Student Withdrawal

If a student withdraws from the school before the expulsion hearing is conducted or an expulsion order is entered, the school may continue with the proceedings and enter an order. If the school fails to enter an expulsion order after the student withdraws, the next district in which the student enrolls may complete the proceedings and enter an order.

No Credit Earned

Except when required by law, students will not earn academic credit during a period of expulsion.

Emergency Removal

If a Campus Director reasonably believes a student's behavior is so unruly, disruptive, or abusive that it seriously interferes with a teacher's ability to communicate effectively with students in a class, with the ability of a student's classmates to learn, or with the operation of the school or a school-sponsored activity, the Campus Director may order immediate removal of the student. Immediate suspension may be imposed by a Campus Director or designee if they reasonably believe such action is necessary to protect persons or property from eminent harm. At the time of such an emergency removal, the student will be given verbal notice of the reason for the action and appropriate hearings

Placement of Students with Disabilities

All disciplinary actions regarding students with disabilities shall be conducted in accordance with the most current federal and state laws.

If a student's IEP includes a behavior improvement plan or behavioral intervention plan, the student's ARD committee shall review the plan at least annually and more frequently if appropriate to address:

- 1. Changes in a student's circumstances that may impact the student's behavior, such as:
 - Placement of the student in a different educational setting;
 - An increase or persistence in disciplinary actions taken regarding the student for similar types of behavioral incidents;
 - A pattern of unexcused absences; or
 - An unauthorized unsupervised departure from an educational setting; or
- 2. The safety of the student or others

Section V: Parental Rights

Surveys and Activities

Students will not be required to participate without parental consent in any survey, analysis, or evaluation funded in whole or in part by the U.S. Department of Education—that concerns:

- 1. political affiliations or beliefs of the student or the student's parent;
- 2. mental or psychological problems of the student or the student's family; will be scheduled within a reasonable time after the emergency removal.
- 3. sexual behavior or attitudes;
- 4. illegal, antisocial, self-incriminating or demeaning behavior;
- 5. critical appraisals of individuals with whom the student has a close family relationship;
- relationships privileged under law, such as relationships with lawyers, physicians, and ministers;
- 7. religious practices, affiliations, or beliefs
- 8. of the student or parents; or
- 9. income, except when the information is required by law and will be used to determine the student's eligibility to participate in a special program or to receive financial assistance under such a program.

Parents will be able to inspect the survey or other instrument and any instructional materials used in connection with such a survey, analysis, or evaluation.

"Opting Out" of Surveys and Activities

Parents have a right to receive notice of and deny permission for their student's participation in:

- 1. any survey concerning the private information listed above, regardless of funding;
- school activities involving the collection, disclosure, or use of personal information gathered from their student for the purpose of marketing or selling that information;
- any non-emergency, invasive physical examination, or screening required as a condition of attendance, administered and scheduled by the school in advance and not necessary to protect the immediate health and safety of the student (exceptions are hearing, vision, or scoliosis screenings, or any physical exam or screening permitted or required under state law).

Excusing a Student from Reciting a Portion of the Declaration of Independence

- Parents may request that their student be excused from recitation of a portion of the Declaration of Independence. State law requires that students in social studies classes in Grades 3–12 recite a portion of the text of the Declaration of Independence during Celebrate Freedom Week unless:
- 2. the parent provides a written statement requesting that the student be excused,
- 3. the school determines that the student has a conscientious objection to the recitation, or
- 4. the parent is a representative of a foreign government to whom the United States government extends diplomatic immunity.

Requesting Professional Qualifications of Teachers and Staff

Parents may request information regarding the professional qualifications of their student's teachers, including:

- whether a teacher has met state qualification and licensing criteria for the grade levels and subject areas in which the teacher provides instruction;
- 2. whether the teacher has an emergency permit or other provisional status for which state requirements have been waived; and
- 3. undergraduate and graduate degree majors, graduate certifications, and the field of study of the certification or degree.

Parents also have the right to request information about the qualifications of any paraprofessional who may provide services to their student.

Requesting Observations During the School Day

Parents/guardians may submit a request in writing to the campus director to observe their student during the school day. Observations are allowed depending upon both availability of campus administration and school activities. Observations will not occur during a designated closed campus or at a time that would jeopardize the learning environment. If an observation is approved, the parent/guardian must be accompanied by school administration or their designee for the duration of the observation. Parent observations for the time and date requested are not guaranteed. Parent observations are limited to one observation per semester not to exceed 45 minutes.

Appendix

Annual Notice of Parent and Student Rights (Annual FERPA Confidentiality Notice)

The Family Educational Rights and Privacy Act (FERPA) affords parents and students who are 18 years of age or older ("eligible students") certain rights with respect to the student's educational records. These rights are:

The Right to Inspect and Review

Parents or eligible students have the right to inspect and review the student's educational records within 45 days of the day the school receives a request for access. Parents or eligible students should submit to the Campus Director a written request that identifies the record(s) they wish to inspect. The school will make arrangements for access and notify the parent or eligible student of the time and place where the records may be inspected.

If circumstances effectively prevent the parent or eligible student from exercising the right to inspect and review the student's educational records, the school shall provide the parent or eligible student with a copy of the records requested or make arrangements for the parent or eligible student to inspect and review the requested records.

The school shall not destroy any educational records if there is an outstanding request to inspect and review the records under this section. The school may charge a fee for a copy of an education record that is made for the parent or eligible student, unless the imposition of a fee effectively prevents a parent or eligible student from exercising the right to inspect and review the student's education records. The school will not charge a fee to search for or to retrieve the student's educational records. If the student's educational records contain information on more than one student, the parent or eligible student may inspect and review or be informed of only the specific information about that student.

The Right to Seek Amendment of the Student's Educational Records

Parents or eligible students may ask the school to amend a record that they believe is inaccurate,

misleading, or in violation of the student's privacy rights. Parents or eligible students should submit to the Campus Director a written request that clearly identifies the part of the record they want changed, and specifies why it is inaccurate, misleading, or in violation of the student's privacy rights. The school will decide whether to amend the record as requested within a reasonable time after the school receives the request. If the school decides not to amend the record as requested by the parent or eligible student, the school will notify the parent or eligible student of the decision and advise them of their right to a hearing to challenge the content of the student's education records on the grounds that the information contained in the educational records is inaccurate, misleading, or in violation of the student's privacy rights.

If, as a result of the hearing, the school decides that the information is inaccurate, misleading, or otherwise in violation of the student's privacy rights, it shall amend the record accordingly and inform the parent or eligible student of the amendment in writing. If, as a result of the hearing, the school decides that the information in the educational record is not inaccurate, misleading, or in violation of the student's privacy rights, it shall inform the parent or eligible student of the right to place a statement in the record commenting on the contested information in the record or stating why he or she disagrees with the decision of the school, or both. If the school places an amended statement in the student's educational records, the school is obligated to maintain the amended statement with the contested part of the record for as long as the record is maintained and disclose the statement whenever it discloses the portion of the record to which the statement relates.

The Right to Consent Prior to Disclosure

Parents or eligible students have the right to consent to disclosures of personally identifiable information (PII) contained in the student's educational records, except to the extent that FERPA authorizes disclosure without consent.

Disclosure without Consent

Officials with Legitimate Educational Interests

The school may disclose PII contained in the student's educational records without obtaining prior written consent of the parent or eligible student if the disclosure is to school officials with legitimate educational interests. A school official is:

1. a person employed by the school as a Campus Director, teacher, teacher aide/ paraprofessional, or support staff member (including health or medical staff and law enforcement unit personnel);

- 2. a person serving on the Board of Trustees;
- a volunteer or contractor outside of the school who performs an institutional service or function for which the school would otherwise use its own employees and who is under the direct control of the school with respect to the use and maintenance of personally identifiable information from education records (e.g., attorney, auditor, medical consultant, therapist, etc.);
- 4. a parent or student serving on an official committee (e.g., disciplinary committee, grievance committee, etc.); or
- 5. a parent, student, or other volunteer assisting another school official in performing his or her tasks.

A school official has a legitimate educational interest if the official needs to review an educational record in order to fulfill his or her professional responsibility.

Officials of Another School

The school may disclose—and does so upon request—PII contained in the student's educational records without obtaining prior written consent of the parent or eligible student if the disclosure is to officials of another school, school system, or institution of postsecondary education where the student seeks or intends to enroll, or where the student is already enrolled, if the disclosure is for purposes related to the student's enrollment or transfer.

Federal and State Program Purposes

The school may disclose PII contained in the student's educational records without obtaining prior written consent of the parent or eligible student if the disclosure is to authorized representatives of:

- 1. the U.S. Comptroller General,
- 2. the U.S. Attorney General,
- 3. the U.S. Secretary of Education, or
- 4. state and local educational authorities.

Disclosures under this provision may be made in connection with an audit or evaluation of federal- or state-supported education programs, or for the enforcement of or compliance with federal legal requirements that relate to those programs. These entities may make further disclosures of PII to outside entities that are designated by them as their authorized representatives to conduct any audit, evaluation, or enforcement or compliance activity on their behalf.

Financial Aid

The school may disclose PII contained in the student's educational records without obtaining prior written consent of the parent or eligible student if the disclosure is in connection with financial aid for which the student has applied or which the student has received, if the information is necessary to determine eligibility for the aid, determine the amount of the aid, determine the conditions of the aid, or enforce the terms and conditions of the aid.

State and Local Officials

The school may disclose PII contained in the student's educational records without obtaining prior written consent of the parent or eligible student if the disclosure is to state and local officials or authorities to whom information is specifically allowed to be reported or disclosed by a state statute that concerns the juvenile justice system and the system's ability to effectively serve, prior to adjudication, the student whose records were released.

Certain Studies

The school may disclose PII contained in the student'seducational records without obtaining prior written consent of the parent or eligible student if the disclosure is to organizations conducting studies for, or on behalf of, the school, in order to:

- 1. develop, validate, or administer predictive tests;
- 2. administer student aid programs; or
- 3. improve instruction.

Accrediting Organizations

The school may disclose PII contained in the student's educational records without obtaining prior written consent of the parent or eligible student if the disclosure is to accrediting organizations to carry out their accrediting functions.

Tax Purposes

The school may disclose PII contained in the student's educational records without obtaining prior written consent of the parent or eligible student if the disclosure is to parents of an eligible student, if the student is a dependent for IRS tax purposes.

Judicial Order or Subpoena

The school may disclose PII contained in the student's educational records without obtaining prior written consent of the parent or eligible student if the disclosure is to comply with a judicial order or lawfully issued subpoena.

Health and Safety Emergency

The school may disclose PII contained in the student's educational records without obtaining prior written consent of the parent or eligible student if the disclosure is to appropriate officials in connection with a health or safety emergency.

Directory Information

The school may disclose PII contained in the student's educational records without obtaining prior written consent of the parent or eligible student if the school has designated the information as "directory information."

The school has designated the following categories of information as directory information for the purpose of disclosure relating to school-sponsored/schoolaffiliated purposes:

- 1. student's name;
- 2. address;
- 3. telephone listing;
- 4. electronic mail address;
- 5. photographs (including video images);
- 6. date and place of birth;
- 7. major field of study;
- 8. dates of attendance;
- 9. grade level;
- participation in officially recognized activities and sports;
- 11. weight and height of members of athletic teams;
- 12. degrees, honors, and awards received;
- 13. the most recent educational agency or institution attended; and
- 14. student identification (ID) number, user ID, or other unique personal identifier used to communicate in electronic systems that cannot be used to access education records without a PIN, password, etc. A student's social security number, in whole or in part, cannot be used for this purpose.

School-sponsored/school-affiliated purposes are those events/activities which the school conducts and/or sponsors to support the school's educational mission. Examples include, but are not limited to:

- 1. extracurricular programs or events (e.g., plays, sporting events, graduation ceremony, etc.),
- 2. publications (e.g., newsletters, yearbook, etc.),
- 3. honor roll and other recognition lists, and
- 4. marketing (e.g., videos, print media, website, newspaper, etc.).

The school has designated the following categories of information as directory information for the purpose of disclosure to military recruiters and institutions of higher education, but only for secondary students:

1. student's name,

- 2. address, and
- 3. telephone listing.

The school shall not release directory information except for the purpose indicated above, namely:

- 1. disclosure relating to school-sponsored/ school-affiliated purposes; and
- 2. disclosure to military recruiters and institutions of higher education, but only for secondary students.

A parent or eligible student may opt out of the release of directory information for either or both of these purposes by submitting a written objection to the school office within 15 school days after receiving this "Annual Notice of Parent and Student Rights (Annual FERPA Confidentiality Notice)."

Records

Except for disclosures to school officials, disclosures related to some judicial orders or lawfully issued subpoenas, disclosures of directory information, and disclosures to the parent or eligible student, FERPA requires the school to record the disclosure. Parents or eligible students have a right to inspect and review the record of disclosures.

The Right to File a Complaint

Parents or eligible students have the right to file a complaint with the Family Policy Compliance Office of the U.S. Department of Education ("Office") concerning alleged failures by the school to comply with the requirements of FERPA. The name, address, and phone number of the Office that administers FERPA are:

Family Policy Compliance Office, U.S. Department of Education 400 Maryland Avenue, SW. Washington, D.C. 20202, 1(800) 872-5327.

A complaint must contain specific allegations of fact giving reasonable cause to believe that a FERPA violation has occurred. A complaint does not have to allege that a violation is based on the school's policy or practice.

The Office investigates a timely complaint filed by a parent or eligible student, or conducts its own investigation when no complaint has been filed or a complaint has been withdrawn, to determine whether the school has failed to comply with FERPA. If the Office determines that the school has failed to comply with FERPA, it may also determine whether the failure to comply is based on the school's policy or practice.

A timely complaint is defined as an allegation of a FERPA violation that is submitted to the Office within 180 days of the date of the alleged violation or of the date that the complainant knew or reasonably should have known of the alleged violation. The Office may extend the time limit for good cause shown.

Access to Medical Records

Parents are entitled to access their student's medical records.

Computer Resources, Web Learning Tools, and Network Services Acceptable Use Guidelines

Computer Resources

As the district understands that technology is a critical tool in the pursuit of a student's education, the school has made a substantial investment in computer technology for instructional purposes. Use of those resources is restricted to students working under a teacher's supervision and for approved purposes only. Students with access to school computers and their parents agree to follow the following user agreement regarding use of these resources. Violations of this agreement may result in withdrawal of computer privileges and other disciplinary action. Electronic communications such as e-mail using school computers or school-issued e-mail accounts are not private and may be monitored by school staff.

Technology Mission Statement

The school is committed to utilizing the maximum potential of technology to enhance student learning and increase teacher effectiveness by providing students with technology-related experiences. Recognizing the ever- changing influences of technology on all aspects of our lives, the school is dedicated to providing an integrated technological curriculum for all students and staff. Students will have access to the technology necessary to produce, manage, communicate, and retrieve information in an efficient manner for educational use. In the attainment of both present and future goals, the school will provide a continually evolving staff development program oriented toward the integration of technology in areas of curriculum.

Instructional Resource

The school is proud to bring network and internet access to school staff and students. The school believes the internet offers many diverse and unique resources to both students and staff. The school's goal in providing this service to staff and students is to promote educational excellence by facilitating resource sharing, innovative teaching, and communication skills.

The internet is a global electronic highway connecting thousands of computers all over the world and millions of individual subscribers. Services available to our school internet users include:

- 1. educational opportunities and electronic field trips,
- 2. public domain software and shareware,
- access to university libraries and various museums,
- 4. online encyclopedias,
- 5. access to research databases,
- 6. access to hundreds of reference sources,
- 7. online subscriptions to educational journals,
- 8. virtual classrooms and laboratory simulations, and
- 9. information and news from NASA and other research institutions.

Through the school, students and staff have access to numerous research-oriented and instructional resources via the internet. Online encyclopedias, professional journals, and databases filled with timely information on thousands of topics are just a few of the resources provided. Computers at the school have the technology necessary to support student research and to promote academic achievement.

Student Safety

The school is aware that resources which are inappropriate or not designed for use in the educational setting may be accessed on the internet. To protect students and staff from such inappropriate material, the school's internet access is filtered with one of the highest rated internet filtering systems available. However, users must recognize that it is impossible for the school to restrict access to all controversial material and individuals must be responsible for their own actions in navigating the network.

Consent to Use Technology Resources

Parent consent is required before your child can use technology resources, such as websites, e-mail, and other internet-based services required to provide instruction. Please be advised that some educational software tools may collect personal information about your child, consisting of items similar to, or inclusive of: (i) first name; (ii) last name; (iii) school assigned e-mail address; (iv) unique student identifier; and; (v) date of birth. Under the federal law entitled, "Children's Online Privacy Protection Rule (COPPA)," some websites must provide parental notification and obtain verifiable parental consent before collecting personal information from children. However, the law permits the school to obtain this consent, thereby eliminating the need for each website operator to request parental consent.

In addition, while every reasonable effort is made by the school to prevent student exposure to inappropriate online content when using technology resources, it is not possible to completely eliminate the risk of such exposure. By signing the "Acknowledgment Form and Agreement to Abide by the Parent/Student Handbook," you acknowledge the requirements to use, and the associated risks of, these technology resources and are providing parental consent for your child to access and utilize all necessary technology resources.

Purpose

The purpose of this policy is to ensure school-level compliance with all procedures and regulations regarding the local area network and internet usage. All students, parents, teachers, administrators, and school staff who obtain their internet access through the school are expected to use these services appropriately.

User Responsibilities

- The school is providing internet resources for educational purposes only. Student/staff use of internet resources must be related to an expressed educational and/or administrative goal or objective.
- 2. The use of the school internet and computer network must be in support of educational goals, research, and class assignments and be consistent with the educational objectives of the school.
- 3. Users must have a valid, authorized account to access the network, and use only those computer resources that are authorized. Accounts may be used only in accordance with authorized purposes.

- 4. Individual accounts may be used only by the owner of the account except where specifically authorized by school administrators. In the case of class accounts, all use must be under the supervision of the sponsoring teacher/supervisor.
- 5. The user is responsible for safeguarding the computer account. Users are expected to protect access to accounts by periodically changing the password and keeping it confidential. They must respect the privacy of others by not tampering with their files, passwords, or accounts.
- 6. The care of electronic devices provided by the district is the responsibility of the student. An electronic device needs to remain in the same working and physical condition as it was when provided to the student. Devices that are damaged, lost, or stolen should be reported to the school immediately. The parent/student will be responsible for charges associated with repairing or replacing the device.

Policy Terms and Conditions

Acceptable Use

Users are to properly use school network resources for educational and/or administrative purposes. Respectful and responsible network etiquette and behavior should be in keeping with the school's mission statement. Students and staff are expressly prohibited from accessing obscene, profane, vulgar, or pornographic sites or materials.

Privileges

The use of the internet is a privilege. Abusive conduct will lead to the privilege being revoked.

Warranty

The school makes no warranties of any kind, whether expressed or implied, for the service it is providing. The school will not be responsible for loss of data resulting from delays, non-deliveries, missed deliveries, viruses, or service interruptions caused by its own negligence or user errors or omissions. Opinions, advice, services, and all other information expressed by system users, information providers, service providers, or other third party individuals in the system are those of the providers and not the school. The school specifically denies any responsibility for the accuracy or quality of information obtained through the school network services.

Disclaimer of Liability

The school shall not be liable for users' inappropriate use of electronic communication resources or violations of copyright restrictions, users' mistakes or negligence, or costs incurred by users. The school shall not be responsible for ensuring the accuracy, age appropriateness, or usability of any information available on the internet.

Monitored Use

Electronic mail transmissions and other use of the electronic communications system by students and staff shall not be considered confidential and may be monitored at any time by designated school staff to ensure appropriate use for educational or administrative purposes. Forgery or attempted forgery of electronic mail messages is prohibited. Only authorized school personnel designated by the Vice President, Information Services, may read, delete, copy, or modify the electronic mail of other system users. Deliberate interference with the ability of other system users to send/receive electronic mail, or the use of another person's user ID and/or password is prohibited. Forgery or attempted forgery will result in the cancellation of system privileges, as well as other appropriate consequences.

Vandalism

Vandalism is prohibited and will result in cancellation of privileges. It is subject to disciplinary action under the Student Code of Conduct. "Vandalism" is defined as any malicious attempt to harm, disrupt, or destroy data of another user of the school's network, or any of the agencies or other networks that are connected to the internet. This includes, but is not limited to, the uploading or creating of computer viruses. Any of these actions may be viewed as violations of school policy, administrative regulations and, possibly, as criminal activity under applicable state and federal laws. Users must respect the privacy of other users. Users will not intentionally seek information on, obtain copies of, or modify files, other data, or passwords belonging to other users, or represent themselves as another user unless explicitly authorized to do so by that user. Deliberate attempts to degrade or disrupt system performance and/or degrade, disrupt, or bypass system security are violations of school policy and administrative regulations and may constitute criminal activity under applicable state and federal laws.

The school will, in accordance with school policy, cooperate with local, state, or federal officials in any investigation concerning or relating to misuse of the school's network.

Network Etiquette

The user is expected to exhibit the following behavior:

- 1. Be polite (e.g., an all-caps message implies shouting);
- 2. Use appropriate language;
- 3. Maintain confidentiality of the user, colleagues, and students;

- 4. Respect copyright laws; and
- 5. Be respectful in all aspects of network use.

Consequences

Students found to have violated school policies and procedures concerning use of school computers or networks shall be subject to disciplinary penalties in accordance with the Student Code of Conduct.

Vandalism Prohibited

Any malicious attempt to harm or destroy school equipment or data or data of another user of the school's system, or any of the agencies or other networks that are connected to the internet is prohibited. Deliberate attempts to degrade or disrupt system performance are violations of school policy and administrative regulations and may constitute criminal activity under applicable state and federal laws. Such prohibited activity includes, but is not limited to, the uploading or creating of computer viruses. Vandalism as defined above will result in the suspension of system use privileges and will require restitution for costs associated with system restoration, as well as other appropriate consequences as allowed by school policy and state and federal law.

Violations of law may result in criminal prosecution as well as disciplinary action by the school.

Electronic Communication Device Commitment Policy

Electronic communications at school and at schoolrelated functions are subject to regulation by the school.

This Electronic Communication Device Commitment policy grants authority and permission to the school to regulate electronic communication devices when these devices are brought to and/or used while on school property or when attending school-related functions and events. Such communication devices include, but are not limited to, cell phones, tablets, iPads, and gaming devices. These regulations are made necessary in light of the unique opportunities these devices create for violations of law, school policies, and to perpetrate conduct disruptive of an educational environment essential to the school's educational program. These concerns are exacerbated by electronic security protections and the personal size of these devices, which are often carried concealed in pockets and purses.

Therefore, all students who would possess or use such devices on school property or at school-related activities, together with their parent, agree to the following:

- 1. The possession and use of cell phones, tablets, iPads, gaming devices, and other electronic communication devices by a student on school property or at school-related events is a privilege and not a right.
- 2. In consideration for the privilege to possess and use such devices on school property and at school-related events, the school is authorized and has the student's full consent to confiscate, power on or off, manipulate and do all things necessary to search the student's device and recover or intercept communications (including but not limited to text messaging) when reasonable suspicion exists that such device has been used to transmit or receive communications in violation of law, the Student Code of Conduct, school policy, or school regulation.
- An electronic communication device used or possessed in violation of law, the Student Code of Conduct, school policy, or school regulation is subject to confiscation and may cause the loss of the privilege to possess and use such devices on school property and at school-related events for an indefinite period of time.

Student or Parent Complaints and Concerns

The purpose of this policy is to secure, at the lowest possible administrative level, prompt and equitable resolution of student or parent complaints and/or concerns. Usually, student or parent complaints can be resolved simply by an informal phone call or conference with the teacher or Campus Director who is the subject of the complaint. Generally, should the complaint involve a problem with a teacher, the student or parent is expected to discuss the matter with the teacher before requesting a conference with the Campus Director. For those complaints that cannot be handled informally, the school has adopted the following grievance policy.

Complaints regarding certain topics are addressed by specific policies or other documents that modify this complaint process or require an alternative process.

Definitions

For the purposes of this policy, "days" shall mean regular school days.

For the purposes of this policy, "parent" shall mean a person standing in parental relation, but does not include a person as to whom the parent-child relationship has been terminated or a person not entitled to possession of or access to a child under a court order. Except as provided by federal law, all rights of a parent under Education Code Title 2 and all educational rights under Family Code151.003(a)(10) shall be exercised by a student who is 18 years of age or older or whose disabilities of minority have been removed for general purposes under Family Code Chapter 31, unless the student has been determined to be incompetent or the student's rights have been otherwise restricted by a court order.

Notices

All notices and documentation required under this policy shall be delivered as follows:

By mail: ResponsiveEd Texas

Parent/Student Grievance

Attn: Human Resources Department

P.O. Box 292730

Lewisville, Texas 75029

By email: parentstudentgrievance@responsiveedtx.com

Subject heading should read "Parent/Student

Grievance."

In-person: ResponsiveEd Texas

1301 Waters Ridge Drive

Lewisville, Texas 75057

Level One

A student or parent who has a complaint that could not be resolved informally shall request a conference with the Regional Director by filing the complaint in writing on a form provided by the school. The form must be filed within seven days of the time the student or parent knew, or should have known, of the event or series of events about which the student or parent is complaining. Copies of any documents that support the complaint should be attached to the complaint form. If the student or parent does not have copies of these documents, they may be presented at the Level One conference. After the Level One conference, no new documents may be submitted unless the student or parent did not know the documents existed before the Level One conference. A complaint form that is incomplete in any material way may be dismissed, but may be re-filed with all the requested information if the re-filing is within the designated time for filing a complaint.

The Regional Director (or designee) shall hold a conference with the student or parent within seven days of the request. The seven-day timeframe for holding the Level One conference may be extended if mutually agreed to by both the student or parent and the Regional Director (or designee). An adult may represent a student at this and any level of the complaint.

The Regional Director (or designee) shall have seven days following the Level One conference within which to respond. Announcement of a decision in the student's or parent's presence shall constitute communication of the decision.

Level Two

If the outcome of the Level One conference with the Regional Director (or designee) is not to the student's or parent's satisfaction or the time for a response has expired, the student or parent may appeal the Level One decision to the Area Superintendent (or designee) by filing the appeal notice in writing on a form provided by the school.

The appeal notice must include a copy of the Level One complaint, a copy of the Level One decision being appealed (if applicable), and a copy of any documents presented at the Level One conference.

The appeal notice must be submitted within seven days following receipt of a response or, if no response is received, within seven days of the response deadline.

The Area Superintendent (or designee) shall hold a conference with the student or parent within seven days of the appeal notice. The seven-day timeframe for holding the Level Two conference may be extended if mutually agreed to by both the student or parent and the Area Superintendent (or designee). The Area Superintendent (or designee) shall have seven days following the Level Two conference within which to respond. Announcement of a decision in the student's or parent's presence shall constitute communication of the decision.

Level Three

If the outcome of the Level Two conference with the Area Superintendent (or designee) is not to the student's or parent's satisfaction or the time for a response has expired, the student or parent may appeal the Level Two decision to the Superintendent by filing the appeal notice in writing on a form provided by the school. The appeal notice must include a copy of the Level One complaint, a copy of the Level Two appeal notice, a copy of the Level One and Level Two decisions being appealed (if applicable), and a copy of any documents presented at the Level One and Level Two conferences.

The appeal notice must be submitted within seven days following receipt of a response or, if no response is received, within seven days of the response deadline.

The Superintendent (or designee) shall hold a conference with the student or parent within 14 days of the appeal notice. The 14-day timeframe for holding the Level Three conference may be extended if mutually agreed to by both the student or parent and the Superintendent or designee. The Level Three conference may be held via telephone or video conference at the discretion of the Superintendent (or designee).

The Superintendent (or designee) shall have seven days following the Level Three conference within which to respond. Announcement of a decision in the student's or parent's presence shall constitute communication of the decision.

Level Four

If the outcome of the Level Three conference with the Superintendent or designee is not to the student's or parent's satisfaction or the time for a response has expired, the student or parent may appeal the Level Three decision to the Board of Trustees by filing the appeal notice in writing on a form provided by the school. The appeal notice must include a copy of the Level One complaint; a copy of the Level Two and Level Three appeal notices; a copy of the Level One, Level Two, and Level Three decisions being appealed (if applicable); and a copy of any documents presented at the Level One, Level Two, and Level Three conferences.

The appeal notice must be submitted within seven days following receipt of a response or, if no response is received, within seven days of the response deadline.

The appeal will then be placed on the agenda of a future Board meeting. The Superintendent or designee shall inform the student or parent of the date, time, and place of the meeting.

The Board is not required to consider documentation not previously submitted or issues not previously presented. The Board may accept written testimony from the complainant and may request a written response from the school. The Board will consider the grievance and may, at its discretion, require the appearance of the complainant and administration.

The Board shall then make and communicate its decision orally or in writing at any time up to and including the next regularly scheduled Board meeting. If for any reason the Board of Trustees fails to reach a decision regarding the complaint by the end of the next regularly scheduled Board meeting, the lack of a response by the Board of Trustees upholds the decision at Level Three.

If the complaint involves concerns or charges regarding an employee or if the complaint regards personally identifiable information of a student, the Board shall review the complaint in a closed session unless the employee to whom the complaint pertains requests that the Board consider the complaint in open session.

Consolidation of Complaints

When the school determines, in its sole discretion, that two or more individual complaints are sufficiently

similar in nature and remedy to permit their resolution through one proceeding, the complaints may be consolidated.

Modification of Procedures

The Superintendent may, at his or her sole discretion, modify this complaint process or require an alternative process, so long as the Board of Trustees retains final authority to hear and decide complaints and concerns brought hereunder.

Acknowledgment Form and Agreement to Abide by the Parent/ Student Handbook

Acknowledgment Form and Agreement to Abide by the Parent/Student Handbook

Dear Parent/Guardian:

Research tells us that a safe, orderly, school is essential to student learning. The importance of that kind of an environment has been a long-standing value of this school. That environment promotes a positive school climate and high expectations for both behavior and learning.

This Handbook is published to outline those expectations. We want to assure and protect the rights of all students to a safe, orderly, and educationally efficient environment. If we can free the school from disruptions that result from inappropriate behavior and appearance, we seek to do so. We solicit your support and cooperation in a partnership which provides the best possible learning environment for your student.

This Handbook, including the Student Code of Conduct, has been developed through the cooperative efforts of our school community. It is extremely important that all students are aware of the expectations that the school has for them and that each parent encourages their student to accept and follow the behavioral standards outlined in this Handbook.

Your signature is requested to acknowledge your receipt of this Handbook and your commitment to abide by the provisions contained herein.

My signature indicates that I have received and agree to abide by the Parent/Student Handbook, including, but not limited to, the following provisions thereof:

- 1. Student Code of Conduct (pp. 47-61);
- 2. Computer Resources, Web Learning Tools, and Network Services Acceptable Use Guidelines (pp. 68-71); and
- 3. Electronic Communication Device Commitment Policy (pp. 71–72).

My signature further indicates that I understand that any Campus Handbook Supplement I may receive is designed to be in harmony with the provisions of this Parent/Student Handbook. As such, I understand that, in the event of a conflict between this Parent/Student Handbook and any provision of any Campus Handbook Supplement, this Parent/Student Handbook will be followed.

Student Name School Grade Level

Student Signature Parent Signature

Date Parent E-mail Address

Please remove/print this page, sign it, and keep it for your records.

Thank you for allowing our staff the opportunity to partner with you in the education of your child.

PARENT/STUDENT COPY