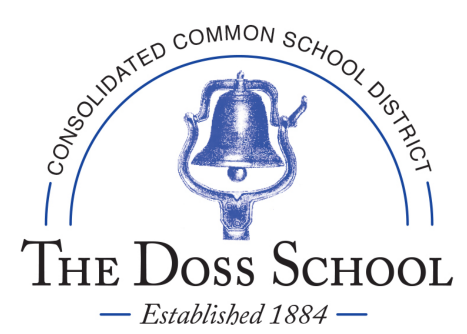
Doss Consolidated Common School District Board Operating Procedures



Referencing Board Policies

Discussion/Drafting July 2017-July 2018 Official Board Approved: July 17, 2018 Official Re-Approval: October 12, 2021 Official Revision: April 12, 2022 Official Re-Approval: October 11, 2022 Official Revision: March 21, 2023

Doss Consolidated Common School District

P.O. Box 50 Doss, TX 78618 Phone: (830) 669-2659

www.dossccsd.org

Appendix

Board Training Chart and Specific Policies Referenced:

1.	TASB Reference	Board Training Requirement Chart	
2.	BBC(Legal)	Board Vacancies and Removal from Office	
3.	BBD(Legal, Local, Exhibit)	Board Member Training and Orientation	
4.	BBE(Legal and Local)	Board Authority	
5.	BBF(Local)	Board Ethics	
6.	BBG(Legal and Local)	Board Member Compensation and Expenses	
7.	BBI(Legal and Local)	Technology Resources and Electronic Communication	
8.	BE(Legal and Local)	Board Meetings	
9.	BED(Legal and Local)	Public Participation	
10.	BG(Legal)	Board Self-Evaluation	
11.	BJA(Legal and Local)	Superintendent Duties	
12.	BJCD(Legal and Local)	Superintendent Evaluation	
13.	DGBA(Legal and Local)	Employee Complaints/Grievances	
14.	DH(Legal, Local, Exhibit)	Employee Standard of Conduct	
15.	DN(Legal and Local)	Performance Appraisals	
16.	DNB(Legal and Local)	Evaluation of Campus Administrators	
17.	FNG(Legal and Local)	Student and Parent Complaints/Grievances	
18.	GBA(Legal and Local)	Public Information	
19.	GF(Legal)	Public Complaints	
20.	GKA(Legal and Local)	Conduct on School Premises	
All Doss CCSD Policies Located: <u>https://pol.tasb.org/Policy/Code/509</u>			
Ooss CCSD Board Operating Procedures Approved: 03.21.23 Appendix Pages 17 +			

Doss CCSD Board Operating Procedures Approved: 03.21.23

Appendix Pages 17 +

Doss Consolidated CSE 086024)
BOARD MEMBERS TRAINING AND ORIEN	TATION BBD (LEGAL)
Open Meetings Act Training	Not later than the 90th day after taking the oath of office, each board member shall complete training of not less than one and not more than two hours regarding the responsibilities of the board and its members under Government Code Chapter 551 (Open Meet- ings Act).
	The attorney general may provide the training and may also ap- prove other acceptable sources of training.
	The board shall maintain and make available for public inspection the record of its members' completion of the training. The failure of one or more members of the board to complete the training does not affect the validity of an action taken by the board.
	Gov't Code 551.005
Public Information Act Training	Not later than the 90th day after taking the oath of office, each board member shall complete training of not less than one and not more than two hours regarding the responsibilities of the board and its officers and employees under Government Code Chapter 552 (Public Information Act). A board member may designate a public information coordinator to satisfy the training for the board member if the public information coordinator is primarily responsible for ad- ministering the responsibilities of the board member or board under the Public Information Act. [See GBAA regarding public information coordinator training] <i>Gov't Code 552.012</i>
SBOE-Required Training	A trustee must complete any training required by the State Board of Education (SBOE). <i>Education Code 11.159</i>
	The SBOE's framework for governance leadership [see BBD(EX-HIBIT)] shall be distributed annually by the board president to all current board members and the superintendent. <i>19 TAC 61.1(a)</i>
	The continuing education required under Education Code 11.159 applies to each member of the board. To the extent possible, an entire board shall participate in continuing education programs together. <i>19 TAC 61.1(b), (i)</i>
	No continuing education shall take place during a board meeting unless that meeting is called expressly for the delivery of board member continuing education. Continuing education may take place prior to or after a legally called board meeting in accordance with Government Code 551.001(4) (definition of "meeting"). <i>19 TAC</i> <i>61.1(e)</i>
	A regional education service center (ESC) board member continu- ing education program shall be open to any interested person, in-

	cluding a current or prospective board member. A district is not re- sponsible for any costs associated with individuals who are not cur- rent board members. <i>19 TAC 61.1(f)</i>
	Annually, the SBOE shall commend those board-superintendent teams that complete at least eight hours of the continuing educa- tion specified at Team Building and Additional Continuing Educa- tion, below, as an entire board-superintendent team.
	Annually, the SBOE shall commend board-superintendent teams that effectively implement the commissioner of education's trustee improvement and evaluation tool developed under Education Code 11.182 [see BG] or any other tool approved by the commissioner.
	19 TAC 61.1(k), (l)
Verification	For each training described below, the provider of continuing edu- cation shall provide verification of completion of board member continuing education to the individual participant and to the partici- pant's school district. The verification must include the provider's authorization or registration number. <i>19 TAC 61.1(h)</i>
Reporting	At the last regular board meeting before an election of trustees, the board president shall announce the name of each board member who has completed the required continuing education, who has exceeded the required hours of continuing education, and who is deficient in meeting the required continuing education as of the anniversary of the date of each board member's election or appointment to the board or two-year anniversary of his or her previous training, as applicable. The announcement shall state that completing the required continuing education is a basic obligation and expectation of any board member under SBOE rule. The minutes of the last regular board meeting held before an election of trustees must reflect whether each trustee has met or is deficient in meeting the training required for the trustee as of the first anniversary of the date of the trustee's election or appointment or two-year anniversary of his or her previous training, as applicable. The president shall cause the minutes to reflect the announcement and, if the minutes reflect that a trustee is deficient in training as of the anniversary of his or her joining the board, the district shall post the minutes on the district's internet website within ten business days of the meeting and maintain the posting until the trustee meets the requirements. <i>19 TAC 61.1(j); Education Code 11.159(b)</i>
Local District Orientation	Each board member shall complete a local district orientation ses- sion. The purpose of the local orientation is to familiarize new board members with local board policies and procedures and dis- trict goals and priorities.

	A candidate for school board may complete the training up to one year before he or she is elected or appointed. A newly elected or appointed board member who did not complete this training in th year preceding his or her election or appointment must complete the training within 120 calendar days after election or appointment				
	The orientation shall:				
	1.	Be a	at least three hours in length.		
	2.		ress local district practices in the following, in addition to cs chosen by the local district:		
		a.	Curriculum and instruction;		
		b.	Business and finance operations;		
		C.	District operations;		
		d.	Superintendent evaluation; and		
		e.	Board member roles and responsibilities.		
	Each board member should be made aware of the continuing edu- cation requirements of 19 Administrative Code 61.1 and those of the following:				
	1.	-	en meetings act in Government Code 551.005 [see Open etings Act Training above];		
	2.		lic information act in Government Code 552.012 [see lic Information Act Training above]; and		
	3.	Cyb	ersecurity in Government Code 2054.5191 [see CQB].		
	The orientation shall be open to any board member who chooses to attend.				
	19 7	TAC 6	1.1(b)(1)		
Education Code Orientation	Each board member shall complete a basic orientation to the Edu- cation Code and relevant legal obligations. The orientation shall have special, but not exclusive, emphasis on statutory provisions related to governing Texas school districts.				
	A candidate for school board may complete the training up to one year before he or she is elected or appointed. A newly elected or appointed board member who did not complete this training in the year preceding his or her election or appointment must complete the training within 120 calendar days after election or appointment.				
			tation shall be at least three hours in length. Topics shall but not be limited to, Education Code Chapter 26 (Parental		

		Rights and Responsibilities) and Education Code 28.004 (Local School Health Advisory Council and Health Education Instruction).
		The orientation shall:
		1. Be provided by an ESC.
		2. Be open to any board member who chooses to attend.
		The continuing education may be fulfilled through online instruc- tion, provided that the training incorporates interactive activities that assess learning and provide feedback to the learner and offers an opportunity for interaction with the instructor.
		19 TAC 61.1(b)(2)
Legislative Upda	Legislative Update	After each session of the Texas Legislature, including each regular session and called session related to education, each board member shall complete an update to the basic orientation to the Education Code.
		The update session shall be of sufficient length to familiarize board members with major changes in statute and other relevant legal developments related to school governance.
		The update shall be provided by an ESC or a registered provider [see Registered Provider, below].
		A board member who has attended an ESC basic orientation ses- sion described at Education Code Orientation, above, that incorpo- rated the most recent legislative changes is not required to attend an update.
		The continuing education may be fulfilled through online instruc- tion, provided that the training is designed and offered by a regis- tered provider, incorporates interactive activities that assess learn- ing and provide feedback to the learner, and offers an opportunity for interaction with the instructor.
		19 TAC 61.1(b)(3)
	Team Building	The entire board shall participate with their superintendent in a team-building session.
		The purpose of the team-building session is to enhance the effec- tiveness of the board-superintendent team and to assess the con- tinuing education needs of the board-superintendent team.
		The session shall be held annually and shall be at least three hours in length.

Doss Consolidated CSD 086024

BOARD MEMBERS TRAINING AND ORIENTATION

	The session shall include a review of the roles, rights, and respon- sibilities of the board as outlined in the framework for governance leadership. [See BBD(EXHIBIT)] The assessment of needs shall be based on the framework for governance leadership and shall be used to plan continuing education activities for the year for the gov- ernance leadership team.
	The team-building session shall be provided by an ESC or a regis- tered provider [see Registered Provider and Authorized Provider, below].
	19 TAC 61.1(b)(4)
Additional Continuing Education (Based on Assessed	In addition to the continuing education requirements set out above, each board member shall complete additional continuing education based on the framework for governance leadership. [See BBD(EX- HIBIT)]
Needs)	The purpose of continuing education is to address the continuing education needs referenced at Team Building above.
	The continuing education shall be completed annually.
	At least 50 percent of the continuing education shall be designed and delivered by persons not employed or affiliated with the board member's school district. No more than one hour of the required continuing education that is delivered by the district may use self- instructional materials.
	The continuing education shall be provided by an ESC or a regis- tered provider [see Registered Provider, below].
	The continuing education may be fulfilled through online instruc- tion, provided that the training is designed and offered by a regis- tered provider, incorporates interactive activities that assess learn- ing and provide feedback to the learner, and offers an opportunity for interaction with the instructor.
First Year	In a board member's first year of service, he or she shall complete at least ten hours of continuing education in fulfillment of assessed needs.
Subsequent Years	Following a board member's first year of service, he or she shall complete at least five hours of continuing education annually in ful-fillment of assessed needs.
Board President	A board president shall complete continuing education related to leadership duties of a board president as some portion of the an- nual requirement.
	19 TAC 61.1(b)(5)

19 TAC 61.1(b)(5)

Doss Consolidated CSD 086024			
			BBD (LEGAL)
Evaluating Student Academic Performance	ating goa	g stuo Is for	ard member shall complete continuing education on evalu- dent academic performance and setting individual campus early childhood literacy and mathematics and college, ca- military readiness.
	mar that	nce is is de	ose of the training on evaluating student academic perfor- to provide research-based information to board members signed to support the oversight role of the board of trus- ned in Education Code 11.1515. [See BAA]
	pus care	goals eer, a	ose of the continuing education on setting individual cam- s for early childhood literacy and mathematics and college, nd military readiness is to facilitate boards meeting the re- nts of Education Code 11.185 and 11.186.
	yea app yea	r befo ointeo r prec	ate for school board may complete the training up to one ore he or she is elected or appointed. A newly elected or d board member who did not complete this training in the ceding his or her election or appointment must complete ng within 120 calendar days after election or appointment.
			inuing education shall be completed every two years and at least three hours in length.
		conti inimu	inuing education required by this provision shall include, at m:
	1.		ruction in school board behaviors correlated with improved lent outcomes with emphasis on:
		a.	Setting specific, quantifiable student outcome goals; and
		b.	Adopting plans to improve early literacy and numeracy and college, career, and military readiness for applicable student groups evaluated in the Closing the Gaps do- main of the state accountability system established un- der Education Code Chapter 39;
	2.		ruction in progress monitoring practices to improve stu- t outcomes; and
	3.	Ess mer	ruction in state accountability with emphasis on the Texas ential Knowledge and Skills, state assessment instru- nts administered under Education Code Chapter 39, and state accountability system established under Chapter 39.
			inuing education shall be provided by an authorized pro- e Authorized Provider, below].

	inclu men Builo oblig Eval	e training is attended by an entire board and its superintendent, des a review of local school district data on student achieve- t, and otherwise meets the requirements described at Team ding above, the training may serve to meet a board member's pation to complete training described at Team Building and at uating Student Academic Performance, above, as long as the ing complies with the Open Meetings Act.		
	19 T.	AC 61.1(b)(6)		
Identifying and Reporting Abuse	fying fickir	n board member shall complete continuing education on identi- and reporting potential victims of sexual abuse, human traf- ng, and other maltreatment of children in accordance with Edu- on Code 11.159(c)(2).		
	A candidate for school board may complete the training up to one year before he or she is elected or appointed. A newly elected or appointed board member who did not complete this training in the year preceding his or her election or appointment must complete the training within 120 calendar days after election or appointment.			
	The training shall be completed every two years and shall be at least one hour in length.			
	of Eo	training must familiarize board members with the requirements ducation Code 38.004 and 38.0041, and 19 Administrative e 61.1051 (relating to Reporting Child Abuse or Neglect, In- ing Trafficking of a Child).		
	The	training required by this provision shall include, at a minimum:		
	1.	Instruction in best practices of identifying potential victims of child abuse, human trafficking, and other maltreatment of children;		
	2.	Instruction in legal requirements to report potential victims of child abuse, human trafficking, and other maltreatment of children; and		
	3.	Instruction in resources and organizations that help support victims and prevent child abuse, human trafficking, and other maltreatment of children.		
		training sessions shall be provided by a registered provider Registered Provider, below].		

Doss Consolidated CSD 086024	
BOARD MEMBERS TRAINING AND ORIENT	ATION (LEGAL)
	This training may be completed online, provided that the training is designed and offered by a registered provider, incorporates interac- tive activities that assess learning and provide feedback to the learner, and offers an opportunity for interaction with the instructor.
	19 TAC 61.1(b)(7)
School Safety	The SBOE shall require a trustee to complete training on school safety. <i>Education Code 11.159(b-1)</i>
	The continuing education required under Education Code 11.159(b-1) applies to each member of an independent school district board of trustees.
	Each member shall complete the training on school safety adopted by the SBOE. The training requirement shall be fulfilled by complet- ing the online course adopted by the SBOE and made available by the commissioner of education. The training shall be completed every two years.
	A candidate for school board may complete the training up to one year before he or she is elected or appointed. A newly elected or appointed trustee who did not complete the training in the year pre- ceding his or her election or appointment must complete the train- ing within 120 calendar days after election or appointment.
	A district shall maintain verification of completion for each trustee.
	19 TAC 61.3
Training Provider Registered Provider	For the purposes of 19 Administrative Code 61.1, a registered pro- vider has demonstrated proficiency in the content required for a specific training. A private or professional organization, school dis- trict, government agency, college/university, or private consultant shall register with the Texas Education Agency (TEA) to provide the board member continuing education required by 19 Administrative Code 61.1(b)(3), (5), and (7) [see Legislative Update, Additional Continuing Education, and Identifying and Reporting Abuse, above].
	A district that provides continuing education exclusively for its own board members is not required to register under 19 Administrative Code $61.1(c)(1)-(2)$.
	19 TAC 61.1(c)
Authorized Provider	An authorized provider meets all the requirements of a registered provider and has demonstrated proficiency in the content required by 19 Administrative Code 61.1(b)(4) and (6). Proficiency may be demonstrated in accordance with 19 Administrative Code 61.1(d).

Doss Consolidated CSD 086024

BOARD MEMBERS TRAINING AND ORIENTATION

A private or professional organization, school district, government agency, college/university, or private consultant may be authorized by TEA to provide the board member training required in 19 Administrative Code 61.1(b)(4) and (6).

An ESC shall be authorized by TEA to provide the board member training required in 19 Administrative Code 61.1(b)(4) and (6).

19 TAC 61.1(d)

[See above for 19 Administrative Code 61.1(b)(4) on Team Building and (b)(6) on Evaluating Student Academic Performance.]

Note: For cybersecurity training requirements, see CQB(LEGAL).

Doss Consolidated CSD 086024			
BOARD MEMBERS TRAINING AND ORIENTATION (LO			
Public Information Coordinator	The Superintendent shall fulfill the responsibilities of the p formation coordinator and shall receive, on behalf of Boar bers, the training specified by Government Code 552.012 GBAA]	d mem-	
Reporting Continuing Education Credit	The Board President shall announce the status of each B member's continuing education credit. The announcemen made annually at the last regular Board meeting before the trict's uniform election date, whether or not an election is announcement shall be reflected in the meeting minutes a necessary, posted on the District's website in accordance	nt shall be ne Dis- held. The and, when	

Doss Consolidated CSD 086024

BOARD MEMBERS TRAINING AND ORIENTATION

Framework for School Board Development

Preamble: The mission of the public education system of this state is to ensure that all Texas children have access to a quality education that enables them to achieve their potential and fully participate now and in the future in the social, economic, and educational opportunities of our state and nation (Education Code 4.001).

The board of trustees is the governing body for Texas public schools. To effectively meet the challenges of public education, school boards and superintendents must function together as a governance leadership team. Each leadership team will annually assess its development needs both as a corporate body and as individuals. As a team, they will focus on the improvement of locally developed student outcomes and provide support for opportunities and experiences through vision and goals, systems and processes, progress and accountability, advocacy and engagement, and synergy and teamwork. Teams ensure that their districts provide equitable and effective educational programs and services for all students. The Framework for School Board Development has been approved by the State Board of Education to provide the critical areas of development for all public school boards.

- 1. Vision and Goals The board ensures creation of a shared vision and locally developed, measurable goals that improve student outcomes and provide support for opportunities and experiences. The board:
 - Keeps the district focus on the well-being of all children.
 - Adopts a shared vision that incorporates input from the community to reflect local aspirations as well as present and future needs for all children.
 - Ensures that the vision aligns with the state's mission, objectives, and goals for education established by law and/or rule.
 - Adopts a reasonable number of specific, quantifiable, research-based, and timebound goals that align with state law, are developed with community input, and support the vision to improve student outcomes.
 - Embraces, supports, and fulfills the vision that all students receive what they need to learn, thrive, and grow, including resources, opportunities, and experiences.
 - Uses the vision and goals to drive all deliberations, decisions, and actions.
- 2. Systems and Processes The board ensures systems and processes are in place to accomplish the vision and goals. The board:
 - Regularly develops, reviews, and adopts board policies for effective support of the district's vision and goals.
 - Approves a budget that aligns with and maximizes resources to fulfill the district's vision and goals.
 - Monitors multiple, measurable elements of student progress and achievement throughout the year.

- Incorporates equity when making decisions and evaluating systems and processes.
- Focuses its actions on following board operating procedures while providing oversight of the superintendent, policymaking, planning and goal setting, progress monitoring, and evaluation, while avoiding involvement in daily operations and management.
- Approves goals, policies, and programs that ensure a safe and secure learning environment.
- Ensures the equitable distribution of resources, opportunities, and experiences based on the diverse needs of students and schools.
- Adopts a planning calendar and engages in a decision-making process consistent with state law and rule to help achieve the district's vision.
- Ensures that the district's planning and decision-making process enables all segments of the community, families, and staff to meaningfully contribute to achieving the district's vision.
- Welcomes and values all people and cultures as important stakeholders in the process for student success.
- Ensures the district has a system that monitors for sound business and fiscal practices.
- Adopts policies regarding hiring, assigning, appraising, terminating, and compensating school district personnel in compliance with state laws and rules.
- Ensures the district adopts a protocol regarding the recruitment, determination of professional development needs, building of leadership capacity, and retention rates for the district's teachers.
- Fulfills the statutory duties of the local board of trustees and upholds all laws, rules, ethical procedures, and court orders pertaining to schools and school employees.
- 3. Progress and Accountability The board sets clear goals, provides resources and support, evaluates goal attainment, and engages in ongoing objective feedback on progress and commitments. The board:
 - Holds itself accountable to its adopted vision, goals, commitments, and operating procedures.
 - Ensures progress toward achievement of district goals through systematic, timely, and comprehensive review of relevant reports and student data that illustrate progress toward locally developed student outcome goals.
 - Ensures equity throughout the system by regularly identifying inequities, updating policies, and appropriately distributing resources.

BBD (EXHIBIT)

- Differentiates among resources, intermediate measures, and outcomes, especially when focusing on student outcomes.
- Monitors and evaluates the allocation of resources in support of the district's vision and goals and sustainability.
- Reviews the efficiency and effectiveness of district operations and use of resources in supporting the district's vision and goals.
- Employs and annually evaluates the superintendent on the achievement of district goals, including locally developed academic goals, demonstration of educational leadership, and management of daily operations.
- 4. Advocacy and Engagement The board promotes the vision and engages the community in developing and fulfilling the vision. The board advocates on behalf of Texas public schoolchildren. The board:
 - Demonstrates its commitment to, and advocates on behalf of, the shared vision and goals by clearly communicating them to the superintendent, staff, and community.
 - Regularly reports district progress to families and the community, which could include an online dashboard for the community.
 - Ensures multiple forms of two-way communication will be used to engage, empower, and connect students, families, staff, media, and community with the district.
 - Builds collaborative relationships and partnerships with families and community, business, nonprofit, higher-education, education support organizations, and governmental leaders to influence and expand educational opportunities and meet the needs of students.
 - Recognizes the respective roles of and provides input and feedback to the legislature, State Board of Education, and the Texas Education Agency to ensure maximum effectiveness and benefit to Texas schoolchildren.
 - Promotes school board service by educating the community about the role of a school board and encouraging leadership opportunities within the community.
- 5. Synergy and Teamwork The board's duties are distinct, and the board works effectively as a collaborative unit and as a team with the superintendent to lead the district in fulfilling the vision and goals. The board:
 - Recognizes its distinct role in establishing the vision and the goals, adopting policies that guide the district, setting priorities, establishing governance protocols to oversee management of the district, adopting and overseeing the annual budget, and hiring and evaluating the superintendent.
 - Recognizes each individual trustee's duty as a trustee and fiduciary for the entire district.

- Remains focused on its goals and priorities, as opposed to individual agendas separate and apart from the shared vision.
- Annually evaluates its performance as a team, with attention given to the district's vision and goals; fulfilling the board's duties, responsibilities, and commitments; and the board's working relationship with the superintendent.
- Makes decisions as a whole only at properly called meetings and recognizes that individual members have no authority to take individual action in policy or district and campus administrative matters.
- Respects the right of individual members to express their viewpoints and vote their convictions and honors the decisions of the majority.
- Develops teamwork, problem-solving, and decision-making skills as a team with its superintendent.
- Understands and adheres to laws and local policies and respects the superintendent's responsibility to manage the school district and to direct employees in district and campus matters.
- Adopts and adheres to established policies and procedures for welcoming and addressing ideas and concerns from students, families, staff, and the community.
- Establishes and follows local policies, procedures, and ethical standards governing the conduct and operations of the board.
- Understands the leadership role of the board president and adheres to local policies and procedures about the duties and responsibilities of the board officers.

Adopted by the State Board of Education, January 1996, as authorized by 19 TAC 61.1(a); revised November 20, 2020.

Doss Consolidated CSD 086024		
BOARD MEMBERS AUTHORITY	B (LEG)	BBE AL)
	Unless authorized by the board, a member of the board may not individually, act on behalf of the board. <i>Education Code 11.051(a</i> [See BE regarding action by a majority of the board]	
Access to Information	When acting in the member's official capacity, a board member h an inherent right of access to information, documents, and recom- maintained by the district.	
	"Official capacity" means all duties of office and includes adminis trative decisions or actions.	6-
	The district shall provide the information, documents, and record to the board member without requiring the board member to sub a public information request under Government Code Chapter 54 (Public Information Act) and without regard to whether the re- quested items are the subject of or relate to an item listed on an agenda for an upcoming meeting.	mit 52
	A district shall provide a board member with information, docu- ments, and records requested not later than the 20th business d after the date the district receives the request. The district may ta a reasonable additional period of time, not to exceed the 30th bu ness day after the date the district receives the request, to respo to a request if compliance by the 20th business day would be un duly burdensome given the amount, age, or location of the re- quested information. The district shall inform the board member the reason for the delay and the date by which the information w be provided.	ake isi- ond i- of
	If a district does not provide requested information to a board member in the time required, the member may bring suit against the district for appropriate injunctive relief. A member who prevai in a suit is entitled to recover court costs and reasonable attorne fees. The district shall pay the costs and fees from the budget of the superintendent's office.	ils y's
Confidential Information	The district may withhold or redact information, a document, or a record requested by a board member to the extent that the item excepted from disclosure or is confidential under the Public Information Act or other law [see GBA].	is
	A board member shall maintain the confidentiality of information, documents, and records received from the district as required by the Family Educational Rights and Privacy Act of 1974 (20 U.S.C 1232g) and any other applicable privacy laws. [See FL]	/
Report of Requests	A district shall post, in a place convenient to the public, the cost of responding to one or more requests submitted by a board membrander Education Code 11.1512(c) if the requests are for 200 or more pages of material in a 90-day period.	
DATE ISSUED: 6/8/2022	2 1 0	of 3

Doss Consolidated CSD 086024				
BOARD MEMBERS AUTHORITY		BBE (LEGAL)		
		strict shall report annually to the Texas Education Agency not than September 1 of each year:		
	1.	The number of requests submitted by a board member under Education Code 11.1512(c) during the preceding school year; and		
	2.	The total cost to the district for that school year of responding to the requests.		
	Edu	cation Code 11.1512(c)–(f)		
Access to Student Records	leas a scl	conally identifiable information in education records may be re- ed, without the written consent of the student's parents, only to hool official who has a legitimate educational interest in the ed- ion records. <i>34 C.F.R. 99.31</i> [See FL]		
Offenses Regarding Records and	A pe	rson commits an offense if the person:		
Information	1.	Willfully destroys, mutilates, removes without permission as provided by Government Code Chapter 552 (Public Information Act), or alters public information; or		
	2.	Distributes information considered confidential under the terms of Government Code Chapter 552.		
	Gov't Code 552.351, .352			
	of re GAL	information regarding the offenses of destruction or alienation cord and tampering with governmental record, see CPC(LE-). For information regarding misuse of official information, see B(LEGAL).]		
Visits to District Facility		strict shall create a policy on visits to a district campus or facil- y a member of the board. <i>Education Code 11.1512(g)</i>		
Protections for Legislative Activity		cal officer, including a school board member, may not be sub- to disciplinary action or a sanction, penalty, disability, or liability		
	1.	An action permitted by law that the officer takes in the officer's official capacity regarding a legislative measure;		
	2.	Proposing, endorsing, or expressing support for or opposition to a legislative measure or taking any action permitted by law to support or oppose a legislative measure;		
	3.	The effect of a legislative measure or of a change in law pro- posed by a legislative measure on any person; or		
	4.	A breach of duty, in connection with the board member's prac- tice of or employment in a licensed or regulated profession or		

Doss Consolidated CSD 086024	
BOARD MEMBERS AUTHORITY	BBE (LEGAL)
	occupation, to disclose to any person information, or to obtain a waiver or consent from any person, regarding the officer's actions relating to a legislative measure; or the substance, ef- fects, or potential effects of a legislative measure.
	Gov't Code 572.059
Board Member Immunities	The statutory immunity detailed below is in addition to and does not preempt the common law doctrine of official and governmental immunity. <i>Education Code 22.051(b)</i>
State Law Immunities	A board member is not personally liable for any act that is incident to or within the scope of the duties of the board member's position and that involves the exercise of judgment or discretion. <i>Education</i> <i>Code 22.0511(a)</i>
Federal Law Immunities	Except as provided in 20 U.S.C. Section 7946(b), no board mem- ber shall be liable for harm caused by an act or omission of the board member on behalf of a district if the conditions of the Paul D. Coverdell Teacher Protection Act of 2001 are met. <i>20 U.S.C. 7943</i> , 7946(<i>a</i>) [See also DGC]

Doss Consolidated CSD 086024	
BOARD MEMBERS AUTHORITY	BBE (LOCAL)
Board Authority	The Board has final authority to determine and interpret the poli- cies that govern the schools and, subject to the mandates and lim- its imposed by state and federal authorities, has complete and full control of the District. Board action shall be taken only in meetings that comply with the Open Meetings Act. [See BE(LEGAL)]
Transacting Business	When a proposal is presented to the Board, the Board shall hold a discussion and reach a decision. Although there may be dissenting votes, which are a matter of public record, each Board decision shall be an action by the whole Board binding upon each member.
Individual Authority for Committing the Board	Board members as individuals shall not exercise authority over the District, its property, or its employees. Except for appropriate duties and functions of the Board President, an individual member may act on behalf of the Board only with the express authorization of the Board. Without such authorization, no individual member may commit the Board on any issue. [See BDAA]
Individual Access to Information	An individual Board member, acting in his or her official capacity, shall have the right to seek information pertaining to District fiscal affairs, business transactions, governance, and personnel matters, including information that properly may be withheld from members of the public in accordance with the Public Information Chapter of the Government Code. [See GBA]
Limitations	If a Board member is not acting in his or her official capacity, the Board member has no greater right to District records than a mem- ber of the public.
	An individual Board member shall not have access to confidential student records unless the member is acting in his or her official capacity and has a legitimate educational interest in the records in accordance with policy FL.
	A Board member who is denied access to a record under this pro- vision may ask the Board to determine whether the record should be provided or may file a request under the Public Information Act. [See GBAA]
Requests for Records	An individual Board member shall seek access to records or re- quest copies of records from the Superintendent or other desig- nated custodian of records, who shall respond within the time frames required by law. When a custodian of records other than the Superintendent provides access to records or copies of records to an individual Board member, the provider shall inform the Super- intendent of the records provided.
	In accordance with law, the District shall track and report any re- quests under this provision, including the cost of responding to one

Doss Consolidated CSD 086024	
BOARD MEMBERS AUTHORITY	BBE (LOCAL)
	or more requests by any individual Board member for 200 or more pages of material in a 90-day period.
Requests for Reports	No individual Board member shall direct or require District employ- ees to prepare reports derived from an analysis of information in existing District records or to create a new record compiled from in- formation in existing District records. Directives to the Superinten- dent or other custodian of records regarding the preparation of re- ports shall be by Board action.
Confidentiality	At the time a Board member is provided access to records or re- ports that are confidential or otherwise not subject to public disclo- sure [see GBA], the Superintendent or other District employee shall advise the Board member of the responsibility to comply with confidentiality requirements and the District's information security controls.
Referring Complaints	If employees, parents, students, or other members of the public bring concerns or complaints to an individual Board member, he or she shall refer them to the Superintendent or another appropriate administrator, who shall proceed according to the applicable com- plaint policy. [See (LOCAL) policies at DGBA, FNG, and GF]
	When the concern or complaint directly pertains to the Board's own actions or policy, for which there is no administrative remedy, the Board member may request that the issue be placed on the agenda.
Visits to District Facilities	A Board member shall adhere to any posted requirements for visi- tors to first report to the main office of a District facility, including a school campus. Visits during the school or business day shall not be permitted if their duration or frequency interferes with the deliv- ery of instruction or District operations. [See also GKC]

Doss Consolidated CSD 086024		
BOARD MEMBERS ETHICS	BBF (LOCAL	
	As a member of the Board, I shall promote the best interests of the District as a whole and, to that end, shall adhere to the following ethical standards:	;
Equity	• I will be fair, just, and impartial in all my decisions and actions	
In Attitude	• I will accord others the respect I wish for myself.	
	• I will encourage expressions of different opinions and listen with an open mind to others' ideas.	
Trustworthiness In Stewardship	• I will be accountable to the public by representing District policies, programs, priorities, and progress accurately.	-
	• I will be responsive to the community by seeking its involve- ment in District affairs and by communicating its priorities and concerns.	ł
	• I will work to ensure prudent and accountable use of District resources.	
	• I will make no personal promise or take private action that may compromise my performance or my responsibilities.	
Honor	• I will tell the truth.	
In Conduct	• I will share my views while working for consensus.	
	• I will respect the majority decision as the decision of the Board.	
	• I will base my decisions on fact rather than supposition, opin- ion, or public favor.	
Integrity Of Character	• I will refuse to surrender judgment to any individual or group at the expense of the District as a whole.	
	• I will consistently uphold all applicable laws, rules, policies, and governance procedures.	
	• I will not disclose information that is confidential by law or that will needlessly harm the District if disclosed.	t
Commitment To Service	• I will focus my attention on fulfilling the Board's responsibili- ties of goal setting, policymaking, and evaluation.	
	• I will diligently prepare for and attend Board meetings.	
	• I will avoid personal involvement in activities the Board has delegated to the Superintendent.	
	• I will seek continuing education that will enhance my ability to fulfill my duties effectively.	
Student-Centered Focus	• I will be continuously guided by what is best for all students of the District.	f
DATE ISSUED: 6/22/200 UPDATE 63 BBF(LOCAL)-A	0 ADOPTED: 1 of 7	1

Doss Consolidated CSD 086024)		
BOARD MEMBERS COMPENSATION AND	EXPENSE	S	BBG (LEGAL)
	Board m <i>11.061(</i> a	embers serve without compensation. <i>Education C</i> l)	Code
Members' Expenses	may be u schools o penses f ment is o and to se	nds and state funds not designated for a specific pused for purposes necessary in the conduct of the determined by the board. Reimbursement of trave for school board members is not illegal if the reimb determined to be necessary in the conduct of the serve a proper public purpose. <i>Education Code 45. n. Op. H-133 (1973)</i>	public l ex- ourse- school
Nonmembers' Expenses	persons board wh	may not pay the travel expenses of spouses and o who have no responsibilities or duties to perform t nen they accompany board members to board-rela <i>htty. Gen. Op. MW-93 (1979)</i>	for the
Travel Services	ness ma	er or employee of a district who is engaged in offici y participate in the comptroller's contract for trave ov't Code 2171.055(f); 34 TAC 20.406(b)(2)(F)	
	Note:	For guidance regarding board member expense bursement and income tax issues, see the <i>TEA</i> <i>Accountability System Resource Guide</i> , Section Employee or Board Member Travel and Busines penses.	Financial 1.7.4.7

Doss Consolidated CSD 086024				
BOARD MEMBERS COMPENSATION AND EXPENSES (LC				
Expense Reimbursement		An amount for Board member travel expenses shall be approved in the budget each year.		
	per rec ten	Board member shall be reimbursed for reasonable, allowable ex- nses incurred in carrying out Board business only at the Board's juest and for reasonable, allowable expenses incurred while at- ding meetings and conventions as an official representative of Board.		
Travel Expenses	Payment for authorized and documented travel expenses made in accordance with legal requirements by either of the ing two methods:			
	1.	Reimbursement, not to exceed the allowable rates, for use of a personal car or commercial transportation plus parking, taxi fares, lodging, meals, and other incidental expenses.		
	2.	Advancement of a set amount for use of a personal car or commercial transportation plus parking, taxi fares, lodging, meals, and other incidental expenses. Any excess over actual allowable expenses shall be refunded to the District.		
	fun	counting records shall accurately reflect that no state or federal ds were used to reimburse travel expenses beyond those au- rized for state employees.		
Documentation Required	mit act	r any authorized expense incurred, the Board member shall sub- a statement, with receipts to the extent feasible, documenting ual expenses and in accordance with procedures applicable to ployee expense reimbursement.		

BOARD MEMBERS TECHNOLOGY RESOURCES AND ELECTRONIC COMMUNICATIONS

	Note:	For employee and student use of district technology re- sources, see CQ.
Public Information on Private Device		or former board member or employee of a district who s public information on a privately owned device shall:
	dist	ward or transfer the public information to the district or a rict server to be preserved as provided by Government le 552.004(a); or
	or a	serve the public information in its original form in a backup rchive and on the privately owned device for the time de- bed under Government Code 552.004(a).
	Gov't Co	de 552.004(b) [See GB]
Online Message Board	bers abo has supe	unication or exchange of information between board mem- ut public business or public policy over which the board ervision or control does not constitute a meeting or deliber- purposes of Government Code Chapter 551 (Open Meet- if:
	1. The	communication is in writing;
	inte	writing is posted to an online message board or similar rnet application that is viewable and searchable by the lic; and
	the	communication is displayed in real time and displayed on online message board or similar internet application for no than 30 days after the communication is first posted.
	ilar intern above. T must be on the dis	may have no more than one online message board or sim- net application to be used for the purposes described he online message board or similar internet application owned or controlled by the board, prominently displayed strict's primary internet web page, and no more than one by from the district's primary internet web page.
	be used have reco In the evo online me	the message board or similar internet application may only by members of the board or district staff members who eived specific authorization from a member of the board. ent that a staff member posts a communication to the essage board or similar internet application, the name and e staff member must be posted along with the communica-
	net applie	d removes from the online message board or similar inter- cation a communication that has been posted for at least the board shall maintain the posting for a period of six
DATE ISSUED: 6/8/2022		1 of 2

BOARD MEMBERS TECHNOLOGY RESOURCES AND ELECTRONIC COMMUNICATIONS

years. This communication is public information and must be disclosed in accordance with Government Code Chapter 552 (Public Information Act).

The board may not vote or take any action that is required to be taken at a meeting under the Open Meetings Act by posting a communication to the online message board or similar internet application. In no event shall a communication or posting to the online message board or similar internet application be construed to be an action of the board.

Gov't Code 551.006

BOARD MEMBERS TECHNOLOGY RESOURCES AND ELECTRONIC COMMUNICATIONS

	Note:	For employee and student use of District technology re- sources, see CQ.
Technology Resources		oses of this policy, "technology resources" means elec- mmunication systems and electronic equipment.
Availability of Access	net, shall	o the District's technology resources, including the Inter- be made available to Board members primarily for official d in accordance with administrative regulations.
Limited Personal Use		ersonal use of the District's technology resources shall be I if the use:
	1. Impo	oses no tangible cost on the District; and
	2. Doe	es not unduly burden the District's technology resources.
Acceptable Use	derstand technolo of their u	member shall be required to acknowledge receipt and un- ing of the user agreement governing use of the District's gy resources and shall agree in writing to allow monitoring se. Noncompliance may result in suspension of access or on of privileges. Violations of law may result in criminal ion.
Monitored Use	nology re vate. The	c mail transmissions and other use of the District's tech- esources by a Board member shall not be considered pri- e Superintendent or designee shall be authorized to moni- strict's technology resources at any time to ensure ate use.
Disclaimer of Liability	use of teo other law shall not technolog	rict shall not be liable for a Board member's inappropriate chnology resources, violations of copyright restrictions or s, mistakes or negligence, and costs incurred. The District be responsible for ensuring the availability of the District's gy resources or the accuracy, appropriateness, or usability formation found on the Internet.
Records Retention	maintaine sonal tec	member shall retain electronic records, whether created or ed using the District's technology resources or using per- hnology resources, in accordance with the District's rec- agement program. [See BBE, CPC]

Doss Consolidated CSD 086024		
BOARD MEETINGS		BE (LEGAL)
Majority Vote	a meetin (Open N and voti of those	ard may act only by majority vote of the members present at ng held in compliance with Government Code Chapter 551 Aleetings Act), at which a quorum of the board is present ng. A majority vote is generally determined from a majority present and voting, excluding abstentions, assuming a is present. <i>Education Code 11.051(a-1); Atty. Gen. Op.</i> (2009)
No Secret Ballot	No vote (1978)	shall be taken by secret ballot. Atty. Gen. Op. JH-1163
Definitions Deliberation	quorum person,	ation" means a verbal or written exchange between a of a board, or between a quorum of a board and another concerning an issue within the jurisdiction of the board.
Meeting	"Meeting	g" means:
	qu bu sio	deliberation between a quorum of a board, or between a orum of the board and another person, during which public siness or public policy over which the board has supervi- n or control is discussed or considered, or during which the ard takes formal action; or
	2. Ex	cept as otherwise provided below, a gathering:
	a.	That is conducted by the board or for which the board is responsible;
	b.	At which a quorum of members of the board is present;
	C.	That has been called by the board; and
	d.	At which board members receive information from, give information to, ask questions of, or receive questions from any third person, including an employee of the dis- trict, about the public business or public policy over which the board has supervision or control.
	Gov't C	ode 551.001(4)
Exceptions to Meeting Social Function, Convention, or Candidate Event	a social by the b state, or press co candida formal a incident event, p	In does not include the gathering of a quorum of a board at function unrelated to the public business that is conducted oard, the attendance by a quorum of a board at a regional, in national convention or workshop, ceremonial event, or onference, or the attendance by a quorum of a board at a te forum, appearance, or debate to inform the electorate, if action is not taken and any discussion of public business is al to the social function, convention, workshop, ceremonial ress conference, forum, appearance, or debate. <i>Gov't</i> 51.001(4)

Doss Consolidated CSD 086024					
BOARD MEETINGS			BE (LEGAL)		
Legislative Committee or Agency Meeting	tee of th bers pub	The attendance by a quorum of a board at a meeting of a commit- tee or agency of the legislature is not considered to be a meeting of the board if the deliberations at the meeting by the board mem- bers consist only of publicly testifying, publicly commenting, and publicly responding to a question asked by a member of the legis- lative committee or agency. <i>Gov't Code</i> 551.0035(b)			
Online Message Board		inform rd, see	ation on communications posted to an online message BBI.		
Quorum		"Quorum" means a majority of the number of members fixed by statute. <i>Gov't Code 551.001(6); 311.013(b)</i>			
Disaster Exception		Notwithstanding any other law, a quorum is not required for the board to act if:			
	1.	of a c	district's jurisdiction is wholly or partly located in the area disaster declared by the president of the United States or overnor; and		
	2.		jority of the members of the board are unable to be pre- at a board meeting as a result of the disaster.		
	Gov	't Cod	e 418.1102		
Recording	nati film	on of a	g" means a tangible medium on which audio or a combi- tudio and video is recorded, including a disc, tape, wire, onic storage drive, or other medium now existing or later . <i>Gov't Code 551.001(7)</i>		
Prohibited Series of	A board member commits an offense if the member:				
Communications	1.	Knowingly engages in at least one communication among a series of communications that each occur outside of a meet- ing authorized by the Open Meetings Act and that concern an issue within the jurisdiction of the board in which the members engaging in the individual communications constitute fewer than a quorum of members but the members engaging in the series of communications constitute a quorum of members; and			
	2.		at the time the member engaged in the communication he series of communications:		
		a.	Involved or would involve a quorum; and		
			Would constitute a deliberation once a quorum of mem- bers engaged in the series of communications.		
	Gov't Code 551.143				

Doss Consolidated CSD 086024	
BOARD MEETINGS	BE (LEGAL)
Superintendent Participation	The board shall provide the superintendent an opportunity to pre- sent at a meeting an oral or written recommendation to the board on any item that is voted on by the board at the meeting. <i>Education</i> <i>Code 11.051(a-1)</i>
Access to Board Meetings Open to Public	Every regular, special, or called meeting of a board shall be open to the public, except as provided by the Open Meetings Act. <i>Gov't Code 551.002</i> [See BEC for exceptions for closed meetings.]
Parental Access	A parent is entitled to complete access to any meeting of the board, other than a closed meeting held in compliance with Government Code Chapter 551, Subchapters D and E. <i>Education Code 26.007(a)</i>
Exclusion of Witnesses	A board that is investigating a matter may exclude a witness from a hearing during the examination of another witness in the investiga- tion. <i>Gov't Code 551.084</i>
Location	A board must hold each public meeting within the boundaries of the district, except:
	1. As required by law; or
	 To hold a joint meeting with another district or with another governmental entity, as defined by Government Code 2051.041, if the boundaries of the governmental entity are in whole or in part within the boundaries of the district.
	Education Code 26.007(b)
Required Meeting Records Minutes or Recording	A board shall prepare and keep minutes or make a recording of each open meeting. The minutes must state the subject matter of each deliberation and indicate each vote, order, decision, or other action taken. <i>Gov't Code 551.021</i>
Board Member Attendance	The minutes, certified agenda, or recording, as applicable, of a reg- ular or special meeting of the board must reflect each member's at- tendance at or absence from the meeting. <i>Education Code 11.0621</i>
Availability	The minutes and recordings of an open meeting are public records and shall be available for public inspection and copying on request to the superintendent or designee. <i>Gov't Code 551.022; Education</i> <i>Code 11.0621</i>
	<i>Note:</i> For website posting requirements regarding the record of a board meeting, see CQA.
Notice Required	A board shall give written notice of the date, hour, place, and subject of each meeting held by the board. <i>Gov't Code 551.041</i>

Doss Consolidated CSD 086024	
BOARD MEETINGS	BE (LEGAL)
Continued Meeting	Government Code 551.041, above, does not require a board that recesses an open meeting to the following regular business day to post notice of the continued meeting if the action is taken in good faith and not to circumvent the Open Meetings Act. If an open meeting is continued to the following regular business day and, on that following day, the board continues the meeting to another day, the board must give the required written notice of the meeting continued to that other day. <i>Gov't Code 551.0411(a)</i>
Inquiry During Meeting	If, at a meeting of a board, a member of the public or of the board inquires about a subject for which notice has not been given, the notice provisions do not apply to a statement of specific factual information given in response to the inquiry or a recitation of existing policy in response to the inquiry. Any deliberation of or decision about the subject of the inquiry shall be limited to a proposal to place the subject on the agenda for a subsequent meeting. <i>Gov't Code 551.042</i>
Time and Accessibility of Notice	The notice of a meeting of a board must be posted in a place read- ily accessible to the general public at all times for at least 72 hours before the scheduled time of the meeting, except as provided at Emergency Meeting or Emergency Addition to Agenda, below. A district shall post notice of each meeting on a bulletin board at a place convenient to the public in the central administrative office of the district. <i>Gov't Code</i> 551.043(a), .051
	If a district is required to post notice of a meeting on the internet:
	 The district satisfies the requirement that the notice must be posted in a place readily accessible to the general public at all times by making a good-faith attempt to continuously post the notice on the internet during the prescribed period;
	 The district must still comply with any duty imposed by the Open Meetings Act to physically post the notice at a particular location; and
	3. If the district makes a good-faith attempt to continuously post the notice on the internet during the prescribed period, the no- tice physically posted must be readily accessible to the gen- eral public during normal business hours.
	Gov't Code 551.043(b)
Internet Posting — Notice	If a district maintains an internet website, in addition to the other place at which notice is required to be posted, a board must also concurrently post notice of a meeting on the internet website.
	A district that contains all or part of the area within the corporate boundaries of a municipality with a population of 48,000 or more
DATE ISSUED: 1/18/20	23 4 of 13

Doss Consolidated CSD 086024			
BOARD MEETINGS			BE (LEGAL)
			concurrently post the agenda for the board meeting on tt's internet website.
	boar com	d sub ply w	ity of a posted notice of a meeting or an agenda by a oject to these provisions that made a good-faith attempt to ith these requirements is not affected by a failure to com- due to a technical problem beyond the control of the dis-
	Gov	't Coo	de 551.056
	[See	CQA	A for other website posting requirements.]
Specificity of Agenda/Notice	publ any publ <u>dep.</u> <u>Sch.</u>	ic of t speci ic has <u>Sch.</u> Dist.	for all meetings must be sufficiently specific to inform the the subjects to be discussed at the meeting, setting out al matters to be considered or any matter in which the s a particular interest. <u>Cox Enterprises, Inc. v. Austin In-</u> <u>Dist.</u> , 706 S.W.2d 956 (Tex. 1986); <u>Point Isabel Indep.</u> <u>v. Hinojosa</u> , 797 S.W.2d 176 (Tex. App.—Corpus Christi t denied); Atty. Gen. Op. JH-1045 (1977)
Emergency Meeting or Emergency Addition to Agenda	In an emergency or when there is an urgent public necessity, the notice of a meeting to deliberate or take action on the emergency or urgent public necessity, or the supplemental notice to add the deliberation or taking of action on the emergency or urgent public necessity as an item to the agenda for a meeting for which notice has been posted in accordance with Government Code Chapter 551, Subchapter C, is sufficient if the notice or supplemental notice is posted for at least one hour before the meeting is convened. A board may not deliberate or take action on a matter at a meeting for which notice or supplemental notice is posted as described above other than:		
	1.	urge	atter directly related to responding to the emergency or ent public necessity identified in the notice or supple- tal notice of the meeting; or
	2.		agenda item listed on a notice of the meeting before the blemental notice was posted.
		-	ency or urgent public necessity exists only if immediate equired of a board because of:
	1.		mminent threat to public health and safety, including a at described in item 2, below, if imminent; or
	2.	A re	asonably unforeseeable situation, including:
		a.	Fire, flood, earthquake, hurricane, tornado, or wind, rain, or snow storm;
DATE ISSUED: 1/18/202	3		5 of 13

BOARD MEETINGS

		b.	Power failure, transportation failure, or interruption of communication facilities;			
		C.	Epidemic; or			
		d.	Riot, civil disturbance, enemy attack, or other actual or threatened act of lawlessness or violence.			
	The board shall clearly identify the emergency or urgent public ne- cessity in the notice of an emergency meeting or supplemental no- tice.					
	The sudden relocation of a large number of residents from the area of a declared disaster to a district's jurisdiction is considered a rea- sonably unforeseeable situation for a reasonable period immedi- ately following the relocation.					
	Gov	't Coc	le 551.045			
Catastrophe	A board that is prevented from convening an open meeting that was otherwise properly posted under Government Code 551.041 because of a catastrophe may convene the meeting in a conven- ient location within 72 hours pursuant to Government Code 551.045 if the action is taken in good faith and not to circumvent the Open Meetings Act. If the board is unable to convene the open meeting within those 72 hours, the board may subsequently con- vene the meeting only if the board gives the required written notice of the meeting.					
	"Catastrophe" means a condition or occurrence that interferes physically with the ability of a board to conduct a meeting, includ-ing:					
	1.		flood, earthquake, hurricane, tornado, or wind, rain, or v storm;			
	2.		er failure, transportation failure, or interruption of commu- tion facilities;			
	3.	Epid	emic; or			
	4.		civil disturbance, enemy attack, or other actual or threat- act of lawlessness or violence.			
	Gov	't Coc	le 551.0411(b), (c)			
Special Notice to News Media	med the c shall	ia tha distric be b	shall provide special notice of each meeting to any news at has requested special notice and agreed to reimburse t for the cost of providing the special notice. The notice y telephone, facsimile transmission, or electronic mail. the 551.052			

BOARD MEETINGS

	The board president or board member who calls an emergency meeting or adds an emergency item to the agenda of a board meeting shall notify the news media of the emergency meeting or emergency item. The president or member is required to notify on those members of the news media that have previously filed a request containing all pertinent information for the special notice and agreed to reimburse the board for the cost of providing the special notice. The president or member shall give the notice by telephone facsimile transmission, or electronic mail at least one hour before the meeting is convened. <i>Gov't Code 551.047</i>	t I		
Meeting by Telephone Conference Call	A board may hold a meeting by telephone conference call only if a emergency or public necessity exists within the meaning of Gov- ernment Code 551.045 and the convening at one location of a quorum of the board is difficult or impossible, or if the meeting is held by an advisory board.	IN		
Technical Requirements and Recording	Each part of the telephone conference call meeting that is required to be open to the public shall be audible to the public at the loca- tion specified in the notice of the meeting as the location of the meeting and shall be recorded. The recording shall be made avail- able to the public.			
	The location designated in the notice as the location of the meetin shall provide two-way communication during the entire telephone conference call meeting and the identification of each party to the telephone conference shall be clearly stated prior to speaking.	g		
Notice of Location	The telephone conference call meeting is subject to the notice re- quirements applicable to other meetings. The notice must specify as the location of the meeting the location where meetings of the board are usually held.			
	Gov't Code 551.125			
Meeting by Videoconference	"Videoconference call" or "videoconference" means a communica- tion conducted between two or more persons in which one or more of the participants communicate with the other participants through audio and video signals transmitted over a telephone network, a data network, or the internet. <i>Gov't Code 551.001(8); 1 TAC</i> 209.1(5)	е		
	A board member or district employee may participate remotely in a board meeting by means of a videoconference call if the video and audio feed of the board member's or employee's participation, as applicable, is broadcast live at the meeting and complies with the provisions below. A board member who participates by videocon- ference call shall be counted as present at the meeting for all pur- poses. A board member who participates in a meeting by video	b		
DATE ISSUED: 1/18/2023 7 of 13				

086024	
BOARD MEETINGS	BE (LEGAL)
	conference call shall be considered absent from any portion of the meeting during which audio or video communication with the member is lost or disconnected. The board may continue the meeting only if a quorum remains present at the meeting location or, if applicable, continues to participate in a meeting conducted as specified at Multiple Counties, below. <i>Gov't Code</i> $551.127(a-1)-(a-3)$
Quorum in One Location	A meeting may be held by videoconference call only if a quorum of the board is physically present at one location of the meeting, ex- cept as provided at Multiple Counties, below.
Multiple Counties	A meeting of a board of a district that extends into three or more counties may be held by videoconference call only if the board member presiding over the meeting is physically present at one lo- cation of the meeting that is open to the public during the open por- tions of the meeting.
Additional Notice Requirements	A meeting held by videoconference call is subject to the notice re- quirements applicable to other meetings in addition to the notice requirements applicable to meetings by videoconference call.
	The notice of a meeting to be held by videoconference call must specify as a location of the meeting the location where a quorum of the board will be physically present and specify the intent to have a quorum present at that location, except that the notice of a meeting held by videoconference call described above at Multiple Counties must specify as a location of the meeting the location where the board member presiding over the meeting will be physically pre- sent and specify the intent to have that member present at that lo- cation.
	Gov't Code 551.127(b)–(e)
Quality of Audio and Video Signals	Each portion of a meeting held by videoconference call that is required to be open to the public shall be visible and audible to the public at the location specified in the notice. If a problem occurs that causes a meeting to no longer be visible and audible to the public at that location, the meeting must be recessed until the problem is resolved. If the problem is not resolved in six hours or less, the meeting must be adjourned.
	The location specified in the notice, and each remote location from which a member of the board participates, shall have two-way au- dio and video communication with each other location during the entire meeting. The face of each participant in the videoconference call, while that participant is speaking, shall be clearly visible, and the voice audible, to each other participant and, during the open portion of the meeting, to the members of the public in attendance

Doss Consolidated CSD 086024	
BOARD MEETINGS	BE (LEGAL)
	at the physical location described by the notice and at any other lo- cation of the meeting that is open to the public.
	The quality of the audio and video signals perceptible at each loca- tion of the meeting must meet or exceed minimum standards spec- ified by the Department of Information Resources (DIR). The audio and video signals perceptible by members of the public at the loca- tion of the meeting described by the notice and at each remote lo- cation from which a member participates must be of sufficient qual- ity so that members of the public at each location can observe the demeanor and hear the voice of each participant in the open por- tion of the meeting.
	Gov't Code 551.127(f), (h)–(j)
Minimum Standards	No requirements found in subchapter B of 1 Administrative Code Chapter 209 (minimum standards for meetings held by videocon- ference by governmental bodies) shall be interpreted to overrule any section of the Open Meetings Act or any rules adopted or opin- ions issued by the Office of the Attorney General interpreting the Open Meetings Act. <i>1 TAC 209.4</i>
	Boards conducting open or closed meetings by videoconference call shall review and consider any applicable guidelines promulgated by DIR. <i>1 TAC 209.5(b)</i>
Computer-Based Videoconferencing Applications	"Computer-based videoconferencing application" means a com- mercially available application designed to facilitate videoconfer- encing between a personal computer to another personal computer or mobile device either one-to-one or in a group environment. <i>1</i> <i>TAC 209.1(1)</i>
	All computer-based videoconferencing applications shall employ a minimum bandwidth transmission speed and/or adequate data compression algorithm to produce a sufficient quality for audio and video such that audio volume and clarity and video clarity are sufficient to hear and view all speaking participants on the videoconference clearly.
	Computer-based videoconferencing applications may specify unique minimum requirements for computer central processing units, memory, and video capability to run the computer-based vid- eoconferencing application. A board shall comply with these mini- mum requirements.
	If the videoconference call hosts a public audience at a location or locations specified by the official notice of the open meeting posted in compliance with Open Meetings Act requirements, then the dis-

BOARD MEETINGS

	tion(s	hall establish a minimum of one host computer at the loca-) that will run the computer-based videoconferencing applica- This host computer shall then be connected to:
	r r	Either a separate video monitor of size proportional to the room and clearly visible to all in the room or multiple video monitors so that all attendees may clearly view the video stream; and
	t	External speakers of suitable volume and sound quality such that all meeting attendees at the host location may clearly near the meeting.
	of vide Meetin quality using	ersonal computer used by a board member for the purpose eoconferencing for an open meeting subject to the Open ngs Act shall contain a camera and speakers of sufficient y to permit all meeting attendees to see the individual who is the personal computer and for the individual to hear all king attendees.
	1 TAC	209.10
Dedicated Video Room Environments	If a board uses a dedicated video room environment (DVRE) for dedicated camera and speaker equipment but is using a compute based videoconferencing application that is not part of a proprie- tary DVRE setup, then the district must comply with all minimum standards for computer-based application software, above, and is not subject to the DIR requirements for a DVRE. <i>1 TAC 209.11(e)</i>	
	Note:	The minimum standards for videoconference meetings hosted between dedicated video room environments are outlined in 1 Administrative Code 209.1 and 209.11.
Security Requirements	comp distric	board subject to the Open Meetings Act shall review and ly with any additional internal security requirements of their at that may apply to a meeting held by videoconference. C 209.12(a)
Recording		oard shall make at least an audio recording of the meeting. ecording shall be made available to the public.
Remote Participation by the Public	a mee may a	out regard to whether a member of the board is participating in eting from a remote location by videoconference call, a board allow a member of the public to testify at a meeting from a re- location by videoconference call.
	O a 1/4	Cada EE1 107(a) (1)

Gov't Code 551.127(g), (k)

Doss Consolidated CSD 086024	1				
BOARD MEETINGS			BE (LEGAL)		
Internet Broadcast	Except as provided by Government Code 551.128(b-1), below, and subject to the requirements at Video and Audio Recording of Meeting, below, a board may broadcast an open meeting over the internet.				
	ing \ terna broa site post tice	Except as provided by Government Code 551.128(b-2) [see Exist- ing Website, below], a board that broadcasts a meeting over the in- ternet shall establish an internet site and provide access to the broadcast from that site. The board shall provide on the internet site the same notice of the meeting that the board is required to post under Government Code Chapter 551, Subchapter C. The no- tice on the internet must be posted within the time required for posting notice under Subchapter C.			
	Gov't Code 551.128(b), (c)				
	Note	e:	The provisions at Video and Audio Recording of Meeting apply to a board for a district that has a student enroll- ment of 10,000 or more.		
Video and Audio	A board shall:				
Recording of Meeting Required Recording	1.	Mak eacl	e a video and audio recording of reasonable quality of n:		
Required Recording		a.	Regularly scheduled open meeting that is not a work session or a special called meeting; and		
		b.	Open meeting that is a work session or special called meeting at which the board votes on any matter or al- lows public comment or testimony [see BED for require- ments regarding public testimony]; and		
	2.		e available an archived copy of the video and audio re- ling of each meeting described in item 1.		
Internet Posting —	A board shall:				
Recordings	1.	prov	te the archived recording of each meeting to which these risions apply available on the internet not later than seven a after the date the recording was made; and		
	2.	thar	ntain the archived recording on the internet for not less two years after the date the recording was first made lable.		
Existing Website	exis	ting iı	nay make available the required archived recording on an nternet site, including a publicly accessible video-sharing networking site. The board is not required to establish a		

Doss Consolidated CSD 086024	
BOARD MEETINGS	BE (LEGAL)
	separate internet site and provide access to archived recordings of meetings from that site.
District Website	A district that maintains an internet site shall make available on that site, in a conspicuous manner, the archived recording of each meeting or an accessible link to the archived recording of each such meeting.
Exemption	A board is exempt from the internet posting requirements if the board's failure to make the required recording of a meeting availa- ble is the result of a catastrophe, as defined by Government Code 551.0411 [see Catastrophe, above], or a technical breakdown. Fol- lowing a catastrophe or breakdown, a board must make all reason- able efforts to make the required recording available in a timely manner.
Television Broadcast	A board may broadcast a regularly scheduled open meeting on tel- evision.
	Gov't Code 551.128(b-1)–(b-6)
Recording by Attendee	A person in attendance may record all or any part of an open meet- ing of a board by means of a recorder, video camera, or other means of aural or visual reproduction. A board may adopt reasona- ble rules to maintain order at a meeting, including rules relating to the location of recording equipment and the manner in which the recording is conducted. A rule adopted under this provision may not prevent or unreasonably impair a person from exercising a right granted under this provision. <i>Gov't Code 551.023</i>
Attorney Consultation	A board may use a telephone conference call, videoconference call, or communications over the internet to conduct a public con- sultation with its attorney in an open meeting of the board or a pri- vate consultation with its attorney in a closed meeting of the board. [See BEC]
	Each part of a public consultation by a board with its attorney in an open meeting must be audible to the public at the location specified in the notice of the meeting as the location of the meeting.
	These provisions do not authorize the members of a board to con- duct a meeting of the board by telephone conference call, video conference call, or communications over the internet; or create an exception to the application of Government Code Chapter 551, Subchapter F (meetings using telephone, videoconference, or in- ternet).

Doss Consolidated CSD 086024	
BOARD MEETINGS	BE (LEGAL)
Exception	These provisions do not apply to a consultation with an attorney who is an employee of a district. An attorney who receives com- pensation for legal services performed, from which employment taxes are deducted by the district, is an employee of the district.
	Gov't Code 551.129
Persons with Hearing Impairments	In a proceeding before a board in which the legal rights, duties, or privileges of a party are to be determined by the board after an ad- judicative hearing, the board shall supply for a party who is deaf or hearing impaired an interpreter who has qualifications approved by the Texas Commission for the Deaf and Hard of Hearing.
	"Deaf or hearing impaired" means having a hearing impairment, re- gardless of the existence of a speech impairment, that inhibits comprehension of an examination or proceeding, or communica- tion with others.
	Gov't Code 558 001 003

Gov't Code 558.001, .003

Doss Consolidated CSD 086024	
BOARD MEETINGS	BE (LOCAL)
Meeting Place and Time	The notice for a Board meeting shall reflect the date, time, and lo- cation of the meeting.
Regular Meetings	Regular meetings of the Board shall normally be held on the second Tuesday of each month at 7:00 p.m. When determined necessary and for the convenience of Board members, the Board President may change the date, time, or location of a regular meeting with proper notice.
Special or Emergency Meetings	The Board President shall call special meetings at the Board President's discretion or on request by two members of the Board.
	The Board President shall call an emergency meeting when it is determined by the Board President or two members of the Board that an emergency or urgent public necessity, as defined by law, warrants the meeting.
Agenda Deadline	The deadline for submitting items for inclusion on the agenda is the fifth calendar day before regular meetings and the fifth calendar day before special meetings.
Preparation	In consultation with the Board President, the Superintendent shall prepare the agenda for all Board meetings. Any Board member may request that a subject be included on the agenda for a meet- ing, and the Superintendent shall include on the preliminary agenda of the meeting all topics that have been timely submitted by at least two Board members.
	Before the official agenda is finalized for any meeting, the Superin- tendent shall consult the Board President to ensure that the agenda and the topics included meet with the Board President's approval. In reviewing the preliminary agenda, the Board President shall ensure that any topics the Board or at least two Board mem- bers have requested to be addressed are either on that agenda or scheduled for deliberation at an appropriate time in the near future. The Board President shall not have authority to remove from the agenda a subject requested by at least two Board members with- out specific authorization from those Board members.
Notice to Members	Members of the Board shall be given notice of regular and special meetings at least 72 hours prior to the scheduled time of the meeting and at least one hour prior to the time of an emergency meeting.
Closed Meeting	Notice of all meetings shall provide for the possibility of a closed meeting during an open meeting, in accordance with law.
	The Board may conduct a closed meeting when the agenda sub- ject is one that may properly be discussed in closed meeting. [See BEC]

Doss Consolidated CSD 086024	
BOARD MEETINGS	BE (LOCAL)
Order of Business	The order of business for regular Board meetings shall be as set out in the agenda accompanying the notice of the meeting. At the meeting, the order in which posted agenda items are taken may be changed by consensus of Board members.
Rules of Order	The Board shall observe the parliamentary procedures as found in <i>Robert's Rules of Order, Newly Revised</i> , except as otherwise provided in Board procedural rules or by law. Procedural rules may be suspended at any Board meeting by majority vote of the members present.
Voting	Voting shall be by voice vote or show of hands, as directed by the Board President. Any member may abstain from voting, and a member's vote or failure to vote shall be recorded upon that mem- ber's request. [See BDAA(LOCAL) for the Board President's voting rights]
Consent Agenda	When the agenda is prepared, the Board President shall determine items, if any, that qualify to be placed on the consent agenda. A consent agenda shall include items of a routine and/or recurring nature grouped together under one action item. For each item listed as part of a consent agenda, the Board shall be furnished with background material. All such items shall be acted upon by one vote without separate discussion, unless a Board member re- quests that an item be withdrawn for individual consideration. The remaining items shall be adopted under a single motion and vote.
Minutes	Board action shall be carefully recorded by the Board Secretary or clerk; when approved, these minutes shall serve as the legal rec- ord of official Board actions. The written minutes of all meetings shall be approved by vote of the Board and signed by the Board President and the Board Secretary.
	The official minutes of the Board shall be retained on file in the of- fice of the Superintendent and shall be available for examination during regular office hours.
Discussions and Limitation	Discussions shall be addressed to the Board President and then the entire membership. Discussion shall be directed solely to the business currently under deliberation, and the Board President shall halt discussion that does not apply to the business before the Board.
	The Board President shall also halt discussion if the Board has agreed to a time limitation for discussion of an item, and that time limit has expired. Aside from these limitations, the Board President shall not interfere with debate so long as members wish to address themselves to an item under consideration.

ADOPTED:

Doss Consolidated CSD 086024	
BOARD MEETINGS CLOSED MEETINGS	BEC (LEGAL)
Exceptions for Closed Meetings	A board may conduct a closed meeting for the purposes described in the following provisions.
Attorney Consultation	A board may conduct a private consultation with its attorney only when it seeks the attorney's advice about pending or contemplated litigation or a settlement offer or on a matter in which the duty of the attorney to the board under the Texas Disciplinary Rules of Pro- fessional Conduct of the State Bar of Texas clearly conflicts with the requirement for open meetings. <i>Gov't Code 551.071</i> [See BE for permissible methods of communication for attorney consulta- tions]
Real Property	A board may conduct a closed meeting to deliberate the purchase, exchange, lease, or value of real property if deliberation in an open meeting would have a detrimental effect on the board's position in negotiations with a third person. <i>Gov't Code 551.072</i>
Prospective Gift	A board may conduct a closed meeting to deliberate a negotiated contract for a prospective gift or donation to a district if deliberation in an open meeting would have a detrimental effect on the board's position in negotiations with a third person. <i>Gov't Code 551.073</i>
Personnel Matters	A board is not required to conduct an open meeting to deliberate the appointment, employment, evaluation, reassignment, duties, discipline, or dismissal of a public officer or employee or to hear a complaint or charge against an officer or employee. However, a board may not conduct a closed meeting for these purposes if the officer or employee who is the subject of the deliberation or hearing requests a public hearing. <i>Gov't Code 551.074</i>
	The closed meeting exception for personnel matters does not ap- ply when a board discusses an independent contractor who is not a school employee, such as an engineering, architectural, or con- sultant firm, or when a board discusses a class or group of employ- ees, not a particular employee. <i>Atty. Gen. Op. MW-129 (1980),</i> <i>Atty. Gen. Op. H-496 (1975)</i>
	<i>Note:</i> For restrictions on attendance by student trustees at closed meetings, see AIC.
Employee- Employee Complaints	A board is not required to conduct an open meeting to deliberate in a case in which a complaint or charge is brought against a district employee by another employee and the complaint or charge di- rectly results in the need for a hearing. However, a board may not conduct a closed meeting for this purpose if the employee against whom the complaint or charge is brought makes a written request for an open hearing. <i>Gov't Code 551.082</i>

Doss Consolidated CSD 086024			
BOARD MEETINGS CLOSED MEETINGS		BEC (LEGAL)	
Student Discipline	a ca boar child	ard is not required to conduct an open meeting to deliberate in se involving discipline of a public school child. However, a rd may not conduct a closed meeting for this purpose if the I's parent or guardian makes a written request for an open ring. <i>Gov't Code 551.082</i>	
Personally Identifiable Student Information	matt	ard is not required to conduct an open meeting to deliberate a er regarding a student if personally identifiable information at the student will necessarily be revealed by the deliberation.	
	Directory information about a public school student is considered to be personally identifiable information about the student for this pur- pose only if a parent or guardian of the student, or the student if the student has attained 18 years of age, has informed a district that the directory information should not be released without prior consent. [See FL]		
	This exception does not apply if an open meeting about the matter is requested in writing by a parent or guardian of the student or by the student if the student has attained 18 years of age.		
	Gov	't Code 551.0821	
Medical or Psychiatric Records		ard that administers a public insurance, health, or retirement is not required to conduct an open meeting to deliberate:	
	1.	The medical records or psychiatric records of an individual applicant for a benefit from the plan; or	
	2.	A matter that includes a consideration of information in the medical or psychiatric records of an individual applicant for a benefit from the plan.	
	Gov	't Code 551.0785	
Security	A bo	ard is not required to conduct an open meeting to deliberate:	
	1.	The deployment, or specific occasions for implementation, of security personnel or devices; or	
	2.	A security audit.	
	Gov't Code 551.076		
	A bo	ard is not required to conduct an open meeting to deliberate:	
	1.	Security assessments or deployments relating to information resources technology;	
	2.	Network security information as described by Government Code 2059.055(b); or	

Doss Consolidated CSD 086024			
BOARD MEETINGS CLOSED MEETINGS	BEC (LEGAL)		
	3. The deployment, or specific occasions for implementation, of security personnel, critical infrastructure, or security devices.		
	Gov't Code 551.089		
Assessment Instruments	A board shall conduct a closed meeting to discuss or adopt indivi- ual assessment instruments or assessment instrument items. <i>Ea</i> <i>cation Code 39.030(a)</i>		
Emergency Management	A board is not required to conduct an open meeting to deliberate information confidential under Government Code 418.175–418.182, relating to Homeland Security. However, a board must make a tape recording of the proceedings of a closed meeting held to deliberate the information. <i>Gov't Code 418.183(f)</i>		
Economic	A board is not required to conduct an open meeting:		
Development Negotiations	 To discuss or deliberate regarding commercial or financial in- formation that the board has received from a business pro- spect that the board seeks to have locate, stay, or expand in or near a district and with which the board is conducting eco- nomic development negotiations; or 		
	2. To deliberate the offer of a financial or other incentive to such a business prospect.		
	Gov't Code 551.087		
Procedures for Closed Meetings	If a closed meeting is allowed, a board shall not conduct the closed meeting unless a quorum of the board first convenes in an open meeting for which proper notice has been given [see BE] and the presiding officer has publicly announced that a closed meeting will be held and has identified the section or sections of Government Code Chapter 551 (Open Meetings Act) or other applicable law under which the closed meeting is held. <i>Gov't Code</i> 551.101		
Vote or Final Action	A final action, decision, or vote on a matter deliberated in a closed meeting shall be made only in an open meeting for which proper notice has been given. <i>Gov't Code 551.102</i> [See BE]		
Certified Agenda or Recording	A board shall either keep a certified agenda or make a recording of the proceedings of each closed meeting, except for private consul- tation with a district's attorney. The certified agenda must include a statement of the subject matter of each deliberation, a record of any further action taken, and an announcement by the presiding of- ficer at the beginning and end of the closed meeting indicating the date and time. A presiding officer shall certify that a certified agenda is a true and correct record of the proceedings. If a record- ing is made, it must include announcements by the presiding officer		

Doss Consolidated CSD 086024	
BOARD MEETINGS CLOSED MEETINGS	BEC (LEGAL)
	at the beginning and end of the meeting indicating the date and time. <i>Gov't Code 551.103</i>
	"Recording" means a tangible medium on which audio or a combi- nation of audio and video is recorded, including a disc, tape, wire, film, electronic storage drive, or other medium now existing or later developed. <i>Gov't Code 551.001(7)</i>
	Closed meetings may not be recorded by an individual trustee against the wishes of a majority of a board. <u>Zamora v. Edgewood</u> <u>Indep. Sch. Dist.</u> , 592 S.W.2d 649 (Tex. App.—San Antonio, 1979, writ ref'd n.r.e.)
Preservation	A board shall preserve the certified agenda or recording of a closed meeting for at least two years after the date of the meeting. If a legal action involving the meeting is brought within that period, the board shall preserve the certified agenda or recording while the action is pending. <i>Gov't Code</i> 551.104(a)
Public Access	A certified agenda or recording of a closed meeting is available for public inspection and copying only under a court order issued as a result of litigation involving an alleged violation of the Open Meetings Act. <i>Gov't Code 551.104(b), (c)</i>
Prohibitions	No board member shall participate in a closed meeting knowing that neither a certified agenda nor a recording of the closed meet- ing is being made. <i>Gov't Code 551.145</i>
	No individual, corporation, or partnership shall without lawful au- thority disclose to a member of the public the certified agenda or recording of a meeting that was lawfully closed to the public. <i>Gov't</i> <i>Code 551.146</i>
	No board member shall knowingly call or aid in calling or organiz- ing a closed meeting that is not permitted under the Open Meet- ings Act, close or aid in closing a regular meeting to the public ex- cept as permitted under the Open Meetings Act, or participate in a closed meeting that is not permitted under the Open Meetings Act. <i>Gov't Code 551.144(a)</i>
Affirmative Defense	It is an affirmative defense to prosecution under Subsection 551.144(a) that a board member acted in reasonable reliance on a court order or a written interpretation of the open meetings law contained in an opinion of a court of record, the attorney general, or the board's attorney. <i>Gov't Code 551.144(c)</i>

Doss Consolidated CSD 086024	
BOARD MEETINGS CLOSED MEETINGS	BEC (LEGAL)
Exceptions for Closed Meetings	A board may conduct a closed meeting for the purposes described in the following provisions.
Attorney Consultation	A board may conduct a private consultation with its attorney only when it seeks the attorney's advice about pending or contemplated litigation or a settlement offer or on a matter in which the duty of the attorney to the board under the Texas Disciplinary Rules of Pro- fessional Conduct of the State Bar of Texas clearly conflicts with the requirement for open meetings. <i>Gov't Code 551.071</i> [See BE for permissible methods of communication for attorney consulta- tions]
Real Property	A board may conduct a closed meeting to deliberate the purchase, exchange, lease, or value of real property if deliberation in an open meeting would have a detrimental effect on the board's position in negotiations with a third person. <i>Gov't Code 551.072</i>
Prospective Gift	A board may conduct a closed meeting to deliberate a negotiated contract for a prospective gift or donation to a district if deliberation in an open meeting would have a detrimental effect on the board's position in negotiations with a third person. <i>Gov't Code 551.073</i>
Personnel Matters	A board is not required to conduct an open meeting to deliberate the appointment, employment, evaluation, reassignment, duties, discipline, or dismissal of a public officer or employee or to hear a complaint or charge against an officer or employee. However, a board may not conduct a closed meeting for these purposes if the officer or employee who is the subject of the deliberation or hearing requests a public hearing. <i>Gov't Code 551.074</i>
	The closed meeting exception for personnel matters does not ap- ply when a board discusses an independent contractor who is not a school employee, such as an engineering, architectural, or con- sultant firm, or when a board discusses a class or group of employ- ees, not a particular employee. <i>Atty. Gen. Op. MW-129 (1980),</i> <i>Atty. Gen. Op. H-496 (1975)</i>
	<i>Note:</i> For restrictions on attendance by student trustees at closed meetings, see AIC.
Employee- Employee Complaints	A board is not required to conduct an open meeting to deliberate in a case in which a complaint or charge is brought against a district employee by another employee and the complaint or charge di- rectly results in the need for a hearing. However, a board may not conduct a closed meeting for this purpose if the employee against whom the complaint or charge is brought makes a written request for an open hearing. <i>Gov't Code 551.082</i>

Doss Consolidated CSD 086024			
BOARD MEETINGS CLOSED MEETINGS		BEC (LEGAL)	
Student Discipline	a ca boar child	ard is not required to conduct an open meeting to deliberate in se involving discipline of a public school child. However, a rd may not conduct a closed meeting for this purpose if the I's parent or guardian makes a written request for an open ring. <i>Gov't Code 551.082</i>	
Personally Identifiable Student Information	matt	ard is not required to conduct an open meeting to deliberate a er regarding a student if personally identifiable information at the student will necessarily be revealed by the deliberation.	
	Directory information about a public school student is considered to be personally identifiable information about the student for this pur- pose only if a parent or guardian of the student, or the student if the student has attained 18 years of age, has informed a district that the directory information should not be released without prior consent. [See FL]		
	This exception does not apply if an open meeting about the matter is requested in writing by a parent or guardian of the student or by the student if the student has attained 18 years of age.		
	Gov	't Code 551.0821	
Medical or Psychiatric Records		ard that administers a public insurance, health, or retirement is not required to conduct an open meeting to deliberate:	
	1.	The medical records or psychiatric records of an individual applicant for a benefit from the plan; or	
	2.	A matter that includes a consideration of information in the medical or psychiatric records of an individual applicant for a benefit from the plan.	
	Gov	't Code 551.0785	
Security	A bo	ard is not required to conduct an open meeting to deliberate:	
	1.	The deployment, or specific occasions for implementation, of security personnel or devices; or	
	2.	A security audit.	
	Gov't Code 551.076		
	A bo	ard is not required to conduct an open meeting to deliberate:	
	1.	Security assessments or deployments relating to information resources technology;	
	2.	Network security information as described by Government Code 2059.055(b); or	

Doss Consolidated CSD 086024			
BOARD MEETINGS CLOSED MEETINGS	BEC (LEGAL)		
	3. The deployment, or specific occasions for implementation, of security personnel, critical infrastructure, or security devices.		
	Gov't Code 551.089		
Assessment Instruments	A board shall conduct a closed meeting to discuss or adopt individ- ual assessment instruments or assessment instrument items. <i>Edu-</i> <i>cation Code 39.030(a)</i>		
Emergency Management	A board is not required to conduct an open meeting to deliberate information confidential under Government Code 418.175–418.182, relating to Homeland Security. However, a board must make a tape recording of the proceedings of a closed meeting held to deliberate the information. <i>Gov't Code 418.183(f)</i>		
Economic	A board is not required to conduct an open meeting:		
Development Negotiations	 To discuss or deliberate regarding commercial or financial in- formation that the board has received from a business pro- spect that the board seeks to have locate, stay, or expand in or near a district and with which the board is conducting eco- nomic development negotiations; or 		
	2. To deliberate the offer of a financial or other incentive to such a business prospect.		
	Gov't Code 551.087		
Procedures for Closed Meetings	If a closed meeting is allowed, a board shall not conduct the closed meeting unless a quorum of the board first convenes in an open meeting for which proper notice has been given [see BE] and the presiding officer has publicly announced that a closed meeting will be held and has identified the section or sections of Government Code Chapter 551 (Open Meetings Act) or other applicable law under which the closed meeting is held. <i>Gov't Code</i> 551.101		
Vote or Final Action	A final action, decision, or vote on a matter deliberated in a closed meeting shall be made only in an open meeting for which proper notice has been given. <i>Gov't Code 551.102</i> [See BE]		
Certified Agenda or Recording	A board shall either keep a certified agenda or make a recording of the proceedings of each closed meeting, except for private consul- tation with a district's attorney. The certified agenda must include a statement of the subject matter of each deliberation, a record of any further action taken, and an announcement by the presiding of- ficer at the beginning and end of the closed meeting indicating the date and time. A presiding officer shall certify that a certified agenda is a true and correct record of the proceedings. If a record- ing is made, it must include announcements by the presiding officer		

Doss Consolidated CSD 086024	
BOARD MEETINGS CLOSED MEETINGS	BEC (LEGAL)
	at the beginning and end of the meeting indicating the date and time. <i>Gov't Code 551.103</i>
	"Recording" means a tangible medium on which audio or a combi- nation of audio and video is recorded, including a disc, tape, wire, film, electronic storage drive, or other medium now existing or later developed. <i>Gov't Code 551.001(7)</i>
	Closed meetings may not be recorded by an individual trustee against the wishes of a majority of a board. <u>Zamora v. Edgewood</u> <u>Indep. Sch. Dist.</u> , 592 S.W.2d 649 (Tex. App.—San Antonio, 1979, writ ref'd n.r.e.)
Preservation	A board shall preserve the certified agenda or recording of a closed meeting for at least two years after the date of the meeting. If a legal action involving the meeting is brought within that period, the board shall preserve the certified agenda or recording while the action is pending. <i>Gov't Code</i> 551.104(a)
Public Access	A certified agenda or recording of a closed meeting is available for public inspection and copying only under a court order issued as a result of litigation involving an alleged violation of the Open Meetings Act. <i>Gov't Code 551.104(b), (c)</i>
Prohibitions	No board member shall participate in a closed meeting knowing that neither a certified agenda nor a recording of the closed meet- ing is being made. <i>Gov't Code 551.145</i>
	No individual, corporation, or partnership shall without lawful au- thority disclose to a member of the public the certified agenda or recording of a meeting that was lawfully closed to the public. <i>Gov't</i> <i>Code 551.146</i>
	No board member shall knowingly call or aid in calling or organiz- ing a closed meeting that is not permitted under the Open Meet- ings Act, close or aid in closing a regular meeting to the public ex- cept as permitted under the Open Meetings Act, or participate in a closed meeting that is not permitted under the Open Meetings Act. <i>Gov't Code 551.144(a)</i>
Affirmative Defense	It is an affirmative defense to prosecution under Subsection 551.144(a) that a board member acted in reasonable reliance on a court order or a written interpretation of the open meetings law contained in an opinion of a court of record, the attorney general, or the board's attorney. <i>Gov't Code 551.144(c)</i>

Doss Consolidated CSE 086024)
BOARD MEETINGS PUBLIC PARTICIPATIC	N (LEGAL)
United States Constitution	A district shall take no action abridging the freedom of speech or the right of the people to petition the board for redress of griev- ances. U.S. Const. Amend. I, XIV
	A board may confine its meetings to specified subject matter and may hold nonpublic sessions to transact business. When the board sits in public meetings to conduct public business and hear the views of citizens, it may not discriminate between speakers on the basis of the content of their speech or the message it conveys. <u>Rosenberger v. Rector & Visitors of Univ. of Virginia</u> , 515 U.S. 819, 828 (1995); <u>City of Madison v. Wis. Emp. Rel. Comm'n</u> , 429 U.S. 167, 176 (1976); <u>Pickering v. Bd. of Educ.</u> , 391 U.S. 563, 568 (1968)
	A board may create a limited public forum for the purpose of hear- ing comments from the public so long as:
	 The board does not discriminate against speech on the basis of viewpoint;
	 Any restrictions are reasonable in light of the purpose served by the forum; and
	3. The board provides alternative paths for expressing catego- ries of protected speech that are excluded from the forum.
	Fairchild v. Liberty Indep. Sch. Dist., 597 F.3d 747 (5th Cir. 2010)
Texas Constitution	Citizens shall have the right, in a peaceable manner, to assemble together for their common good and to apply to those invested with the powers of government for redress of grievances or other purposes, by petition, address, or remonstrance. <i>Tex. Const. Art. I, Sec. 27</i>
Public Comment	A board shall allow each member of the public who desires to ad- dress the board regarding an item on an agenda for an open meet- ing of the board to address the board regarding the item at the meeting before or during the board's consideration of the item.
Time Limits	A board may adopt reasonable rules regarding the public's right to address the board under these provisions, including rules that limit the total amount of time that a member of the public may address the board on a given item.
Additional Time for Translation	If a board does not use simultaneous translation equipment in a manner that allows the board to hear the translated public testi- mony simultaneously, a rule adopted that limits the amount of time that a member of the public may address the board must provide that a member of the public who addresses the board through a translator must be given at least twice the amount of time as a

Doss Consolidated CSD 086024	
BOARD MEETINGS PUBLIC PARTICIPATIO	N (LEGAL)
	member of the public who does not require the assistance of a translator in order to ensure that non-English speakers receive the same opportunity to address the board.
Public Criticism	A board may not prohibit public criticism of the board, including crit- icism of any act, omission, policy, procedure, program, or service. This does not apply to public criticism that is otherwise prohibited by law.
	Gov't Code 551.007
Disruption	It is a criminal offense for a person, with intent to prevent or disrupt a lawful meeting, to substantially obstruct or interfere with the ordi- nary conduct of a meeting by physical action or verbal utterance and thereby curtail the exercise of others' First Amendment rights. <i>Penal Code 42.05; Morehead v. State, 807 S.W. 2d 577 (Tex. Cr.</i> <i>App. 1991)</i>

Doss Consolidated CSE 086024	
BOARD MEETINGS PUBLIC PARTICIPATIO	N (LOCAL)
Limit on Participation	Audience participation at a Board meeting is limited to the portion of the meeting designated to receive public comment in accord- ance with this policy. At all other times during a Board meeting, the audience shall not enter into discussion or debate on matters being considered by the Board, unless requested by the presiding officer.
Public Comment Regular Meetings	At regular Board meetings, the Board shall permit public comment, regardless of whether the topic is an item on the agenda posted with notice of the meeting.
Special Meetings	At all other Board meetings, public comment shall be limited to items on the agenda posted with notice of the meeting.
Procedures	Individuals who wish to participate during the portion of the meet- ing designated for public comment shall sign up with the presiding officer or designee before the meeting begins as specified in the Board's procedures on public comment and shall indicate the agenda item or topic on which they wish to address the Board.
	Public comment shall occur at the beginning of the meeting.
	Except as permitted by this policy and the Board's procedures on public comment, an individual's comments to the Board shall not exceed five minutes per meeting.
Meeting Management	When necessary for effective meeting management or to accom- modate large numbers of individuals wishing to address the Board, the presiding officer may make adjustments to public comment pro- cedures, including adjusting when public comment will occur during the meeting, reordering agenda items, deferring public comment on nonagenda items, continuing agenda items to a later meeting, providing expanded opportunity for public comment, or establishing an overall time limit for public comment and adjusting the time al- lotted to each speaker. However, no individual shall be given less than one minute to make comments.
Board's Response	Specific factual information or recitation of existing policy may be furnished in response to inquiries, but the Board shall not deliber- ate or decide regarding any subject that is not included on the agenda posted with notice of the meeting.
Complaints and Concerns	The presiding officer or designee shall determine whether an indi- vidual addressing the Board has attempted to solve a matter ad- ministratively through resolution channels established by policy. If not, the individual shall be referred to the appropriate policy to seek resolution:
	Employee complaints: DGBA
	Student or parent complaints: FNG

BOARD MEETINGS PUBLIC PARTICIPATION BED (LOCAL)

Public complaints: GF

Disruption The Board shall not tolerate disruption of the meeting by members of the audience. If, after at least one warning from the presiding officer, any individual continues to disrupt the meeting by his or her words or actions, the presiding officer may request assistance from law enforcement officials to have the individual removed from the meeting.

BOARD SELF-EVALUATION

BG (LEGAL)

The commissioner of education shall develop a board improvement and evaluation tool. The evaluation tool must be research-based and designed to assist a school district in improving board oversight and academic achievement.

A board may determine whether to use the self-evaluation tool, except as ordered by the commissioner.

Education Code 11.182 [See AIC]

Doss Consolidated CSD 086024				
SUPERINTENDENT E QUALIFICATIONS AND DUTIES (LEG				
Qualifications		erson may not be employed as a superintendent unless the son holds an appropriate certificate or permit.		
	sup Coc	commissioner may waive the requirement for certification of a erintendent if requested by a district as provided by Education de 7.056 [see BF]. The commissioner may limit the waiver of ification in any manner the commissioner determines is appro- te.		
	ploy rece may for a con	erson who is not certified as a superintendent may not be em- ved by a district as the superintendent before the person has eived a waiver of certification from the commissioner. A person y be designated to act as a temporary or interim superintendent a district, but the district may not employ the person under a tract as superintendent unless the person has been certified or aiver has been granted.		
	Edu	ication Code 21.003		
Duties		uperintendent is the educational leader and chief executive of- r of a district. <i>Education Code 11.201(a)</i>		
	The	duties of a superintendent include:		
	1.	Assuming administrative responsibility and leadership for the planning, organization, operation, supervision, and evaluation of the education programs, services, and facilities of a district and for the annual performance appraisal of the district's staff.		
	2.	Except as provided by Education Code 11.202 (duties of prin- cipal) [see DK and DP], assuming administrative authority and responsibility for the assignment, supervision, and evaluation of all personnel of a district other than the superintendent.		
	3.	Overseeing compliance with the standards for school facili- ties. [See CS]		
	4.	Initiating the termination or suspension of an employee or the nonrenewal of an employee's term contract. [See DF series]		
	5.	Managing the day-to-day operations of a district as its admin- istrative manager, including implementing and monitoring plans, procedures, programs, and systems to achieve clearly defined and desired results in major areas of district opera- tions.		
	6.	Preparing and submitting to a board a proposed budget and administering the budget.		
	7.	Preparing recommendations for policies to be adopted by a board and overseeing the implementation of adopted policies.		
DATE ISSUED: 10/13/20	017	1 of 3		

	8.		eloping or causing to be developed appropriate adminis- ve regulations to implement policies established by a rd.		
	9.	prov state and	riding leadership for the attainment and, if necessary, im- ement of student performance in a district based on the e's student achievement and quality of learning indicators other indicators as may be adopted by the commissioner e board. [See AIA]		
	10.	Organizing a district's central administration.			
	11.	Consulting with the district-level committee. [See BQA]			
	12.	Ens	uring:		
		a.	Adoption of a Student Code of Conduct [see FO] and en- forcement of that Code of Conduct; and		
		b.	Adoption and enforcement of other student disciplinary rules and procedures as necessary.		
	13.	regu	mitting reports as required by state or federal law, rule, or lation, and ensuring that a copy of any report required by ral law, rule, or regulation is also delivered to TEA.		
	14.	spor	riding joint leadership with a board to ensure that the re- nsibilities of the board and superintendent team are car- out; and		
	15.	Perf	orming any other duties assigned by action of a board.		
	Education Code 11.201(d)				
	In addition, a superintendent shall, on a day-to-day basis, ensure the implementation of the policies created by the board. <i>Education Code 11.1512(a)</i>				
Collaboration with the Board	A board and a superintendent shall work together to:				
the Board	1.	Advo	ocate for the high achievement of all district students;		
	2.	tions	ate and support connections with community organiza- to provide community-wide support for the high evement of all district students;		
	3.	ship	vide educational leadership for a district, including leader- in developing the district vision statement and long-range cational plan [see AE];		
	4.	direc	blish district-wide policies and annual goals that are tied otly to the district's vision statement and long-range edu- onal plan;		
DATE ISSUED: 10/13/20	17		2 of 3		

SUPERINTENDENT QUALIFICATIONS AND DUTIES

BJA (LEGAL)

5.	Support the professional development of principals, teachers, and other staff; and
6.	Periodically evaluate board and superintendent leadership, governance, and teamwork.
Educ	cation Code 11.1512(b)
ny of	perintendent may not interfere with an appearance or testimo- specified district personnel required by the board. <i>Education</i> <i>e 11.1511(d)</i> [See BAA]

Duties	In addition to responsibilities specifically provided by law or in the Superintendent's contract, the Superintendent shall provide educa- tional leadership, demonstrate district management, and maintain positive Board and community relations.			
Educational Leadership	catio ards	To provide leadership and direction for the development of an edu- cational system that is based on the needs of students, on stand- ards of excellence and equity, and on community goals, the Super- intendent shall:		
	1.	Establish effective mechanisms for communication to and from staff in instructional evaluation, planning, and decision making.		
	2.	Oversee annual planning for instructional improvement and monitor for effectiveness.		
	3.	Ensure that goals and objectives form the basis of curricular decision making and instruction and communicate expecta- tions for high achievement.		
	4.	Ensure that appropriate data are used in developing recom- mendations and making decisions regarding the instructional program and resources.		
	5.	Oversee a system for regular evaluation of instructional pro- grams, including identifying areas for improvement, to attain desired student achievement.		
	6.	Oversee student services, including health and safety ser- vices, counseling services, and extracurricular programs, and monitor for effectiveness.		
	7.	Oversee a discipline management program and monitor for equity and effectiveness.		
	8.	Encourage, oversee, and participate in activities for recogni- tion of student efforts and accomplishments.		
	9.	Oversee a program of staff development and monitor staff development for effectiveness in improving district performance.		
	10.	Stay abreast of developments in educational leadership and administration.		
District Management	mini	lemonstrate effective planning and management of District ad- stration, finances, operations, and personnel, the Superinten- t shall:		

- 1. Implement and oversee a planning process that results in goals, targets, or priorities for all major areas of District operations, including facilities maintenance and operations, transportation, and food services.
- 2. Monitor effectiveness of District operations against appropriate benchmarks.
- 3. Oversee procedures to ensure effective and timely compliance with all legal obligations, reporting requirements, and policies.
- 4. Ensure that key planning activities within the District are coordinated and are consistent with Board policy and applicable law and that goals and results are communicated to staff, students, and the public as appropriate.
- 5. Oversee a budget development process that results in recommendations based on District priorities, available resources, and anticipated changes to district finances.
- 6. Oversee budget implementation to ensure appropriate expenditure of budgeted funds, to provide for clear and timely budget reports, and to monitor for effectiveness of the process.
- 7. Ensure that District investment strategies, risk management activities, and purchasing practices are sound, cost-effective, and consistent with District policy and law.
- 8. Maintain a system of internal controls to deter and monitor for fraud or financial impropriety in the District.
- 9. Ensure that the system for recruiting and selection results in personnel recommendations based on defined needs, goals, and priorities.
- 10. Organize District staff in a manner consistent with District priorities and resources and monitor administrative organization at all levels for effectiveness and efficiency.
- 11. Oversee a performance appraisal process for all staff that reinforces a standard of excellence and assesses deficiencies; ensure that results are used in planning for improvement.
- 12. Administer a compensation and benefits plan for employees based on clearly defined goals and priorities.
- 13. Encourage, oversee, and participate in staff recognition and support activities.

	14.	Oversee a program for staff retention and monitor for effec- tiveness.		
Board and Community Relations	To maintain positive and professional working relationships with the Board and the community, the Superintendent shall:			
	1.	Keep the Board informed of significant issues as they arise, using agreed upon criteria and procedures for information dis- semination.		
	2.	Respond in a timely and complete manner to Board requests for information that are consistent with Board policy and es- tablished procedures.		
	3.	Provide recommendations and appropriate supporting materials to the Board on matters for Board decision.		
	4.	Articulate and support Board policy and decisions to staff and community.		
	5.	Direct a proactive program of internal and external communi- cation at all levels designed to improve staff and community understanding and support of the District.		
	6.	Establish mechanisms for community and business involve- ment in the schools and encourage participation.		
	7.	Work with other governmental entities and community organi- zations to meet the needs of students and the community in a coordinated way.		
Delegation	resp acc	he extent permitted by law, the Superintendent may delegate consibilities to other employees of the District but shall remain countable to the Board for the performance of all duties, dele- ed or otherwise.		

Doss Consolidated CSD 086024			
SUPERINTENDENT EVALUATION		BJCD (LEGAL)	
Employment and Evaluation	The board shall adopt a policy providing for the employment and duties of district personnel. The employment policy must provide that the board employs and evaluates the superintendent. <i>Education Code</i> $11.1513(a)(1)$ [See DC]		
Appraisal Process	Ab	pard shall appraise a superintendent annually using either:	
	1.	The commissioner of education's recommended appraisal process and criteria; or	
	2.	An appraisal process and performance criteria that are:	
		a. Developed by the district in consultation with the district- and campus-level committees; and	
		b. Adopted by the board.	
	Edu	cation Code 21.354(c)	
	boa crite peri Lon	ddition to other procedures and criteria determined by the rd, the commissioner's recommended appraisal process and eria shall include, at a minimum, an annual evaluation of the suntendent and a student performance domain. Completion of the se Star Governance superintendent evaluation may satisfy are requirements. <i>19 TAC 150.1031(b)–(c)</i>	
Annual Performance Report	perf of th	information in the annual report describing the educational formance of a district [see AIB] shall be a primary consideration he board in evaluating the superintendent. <i>Education Code</i> 807(3)(C)	
Penalty for Noncompliance	has	ds of the district may not be used to pay a superintendent who not been appraised in the preceding 15 months. <i>Education le 21.354(d)</i>	
Confidentiality	tor i Info	ocument evaluating the performance of a teacher or administra- s confidential and is not subject to disclosure under the Public rmation Act, Government Code Chapter 552. <i>Education Code</i> 855 [For disclosure requirements on evaluations, see GBA.]	

Doss Consolidated CSD 086024	
SUPERINTENDENT EVALUATION	BJCD (LOCAL)
Written Evaluation	The Board shall prepare a written evaluation of the Superintendent at annual or more frequent intervals.
	The Board shall furnish the Superintendent with a copy of the com- pleted evaluation and shall discuss its conclusions with the Super- intendent in a closed meeting, unless the Superintendent requests that the discussion be open.
Informal Evaluation	The Board may at any time conduct and communicate oral evalua- tions to augment its written evaluations.

Doss Consolidated CSD 086024)	
PERSONNEL-MANAGEMENT RELATIONSDGEEMPLOYEE COMPLAINTS/GRIEVANCES(LEGA		
United States Constitution	The District shall take no action abridging the freedom of the right of the people to petition the Board for redress of ances. <i>U.S. Const. Amend. I, XIV</i>	
	The Board may confine its meetings to specified subject is and may hold nonpublic sessions to transact business. B the Board sits in public meetings to conduct public busines hear the views of citizens, it may not discriminate betwee ers on the basis of the content of their speech or the mess conveys. <u>Rosenberger v. Rector & Visitors of Univ. of Virg</u> U.S. 819, 828 (1995); <u>City of Madison v. Wis. Emp. Rel. (1920)</u> 429 U.S. 167, 174 (1976); <u>Pickering v. Bd. of Educ.</u> , 391 568 (1968) [See DG]	ut when ess and n speak- ssage it g <u>inia</u> , 515 <u>Comm'n</u> ,
Texas Constitution	Employees shall have the right, in a peaceable manner, t ble together for their common good and to apply to those with the powers of government for redress of grievances purposes, by petition, address, or remonstrance. <i>Tex. Co</i> <i>Sec. 27</i>	invested or other
	There is no requirement that the Board negotiate or even to complaints. However, the Board must stop, look, and li must consider the petition, address, or remonstrance. <u>Pro- of College Educators v. El Paso County Cmty. [College] L</u> 678 S.W.2d 94 (Tex. App.—El Paso 1984, writ ref'd n.r.e.	sten and <u>of'l Ass'n</u> <u>District</u> ,
Title IX	A district that receives federal financial assistance, directly rectly, shall adopt and publish grievance procedures provide prompt and equitable resolution of employee complaints any action prohibited by Title IX of the Education Amendre 1972. <i>34 C.F.R. 106.8(c); North Haven Bd. of Educ. v. Be U.S. 512 (1982)</i> [For legally referenced material relating the grievance procedures, see FFH(LEGAL).]	iding for alleging nents of <u>ell</u> , 456
State Laws Wages, Hours, Conditions of Work	The prohibition against collective bargaining and strikes [does not impair the right of employees to present grievan cerning their wages, hours of employment, or conditions either individually or through a representative that does n the right to strike. <i>Gov't Code 617.005</i>	ces con- of work,
	The term "conditions of work" should be construed broad clude any area of wages, hours or conditions of employm any other matter that is appropriate for communications fi ployees to employer concerning an aspect of their relation <i>Atty. Gen. Op. JM-177 (1984); <u>Corpus Christi Fed. of Tea</u> <u>Corpus Christi Indep. Sch. Dist.</u>, 572 S.W.2d 663 (Tex. 19) The statute protects grievances presented individually or grievances presented collectively. <u>Lubbock Prof'l Firefigh</u></i>	ient, and rom em- nship. a <u>chers v.</u> 978) individual

PERSONNEL-MANAGEMENT RELATIONS
EMPLOYEE COMPLAINTS/GRIEVANCES

	<u>of Lubbock</u> , 742 S.W.2d 413 (Tex. App.—Amarillo 1987, writ ref'd n.r.e.)		
Representative	The District cannot deny an employee's representative, including an attorney, the right to represent the employee at any stage of the grievance procedure, so long as the employee designates the rep- resentative and the representative does not claim the right to strike. <u>Lubbock Prof'l Firefighters v. City of Lubbock</u> , 742 S.W.2d 413 (Tex. App.—Amarillo 1987, writ ref'd n.r.e.); <u>Sayre v. Mullins</u> , 681 S.W.2d 25 (Tex. 1984)		
	The District should meet with employees or their designated repre- sentatives at reasonable times and places to hear grievances con- cerning wages, hours of work, and conditions of work. The right to present grievances is satisfied if employees have access to those in a position of authority to air their grievances. However, that au- thority is under no legal compulsion to take action to rectify the matter. <i>Atty. Gen. Op. H-422 (1974); Corpus Christi Indep. Sch.</i> <i>Dist. v. Padilla, 709 S.W.2d 700 (Tex. App.—Corpus Christi, 1986, no writ)</i>		
Employment Policy	The District's employment policy must provide each employee with the right to present grievances to the Board.		
	The policy may not restrict the ability of an employee to communi- cate directly with a member of the Board regarding a matter relat- ing to the operation of the District, except that the policy may pro- hibit ex parte communication relating to:		
	 A hearing under Education Code Chapter 21, Subchapter E (Term Contracts) or F (Hearing Examiners); and 		
	2. Another appeal or hearing in which ex parte communication would be inappropriate pending a final decision by the Board.		
	Education Code 11.1513		
Grievance Policy	The District's grievance policy must permit an employee to report a grievance against a supervisor to a different supervisor if the employee alleges that the supervisor:		
	1. Violated the law in the workplace; or		
	2. Unlawfully harassed the employee.		
Telephone Representation	If the District's grievance policy provides for representation, the policy must permit an employee's representative to represent the employee through a telephone conference call at any formal grievance proceeding, hearing, or conference at which the employee is entitled to representation according to the policy. This provision applies to grievances under Education Code 11.171(a)		

and only if the District has the equipment necessary for a telephone conference call.

Education Code 11.171(a), (c)

- Audio Recording The District's grievance policy must permit an employee who reports a grievance to make an audio recording of any meeting or proceeding at which the substance of a grievance that complies with the policy is investigated or discussed. The implementation of an employee's authorization to make an audio recording may not result in a delay of any time line provided by the grievance policy. The District is not required to provide equipment for the employee to make the recording. *Education Code 11.171(b)*
- Finality of Grades An examination or course grade issued by a classroom teacher is final and may not be changed unless the grade is arbitrary, erroneous, or not consistent with the District's grading policy applicable to the grade, as determined by the Board.

The Board's determination is not subject to appeal.

Education Code 28.0214

- **Open Meetings Act** The Board is not required to conduct an open meeting to hear a complaint or charge against an employee. However, the Board may not conduct a closed meeting if the employee who is the subject of the hearing requests a public hearing. *Gov't Code 551.074* [See BEC]
- Closed Meeting The Board may conduct a closed meeting on an employee complaint to the extent required or provided by law. *Gov't Code* 551.082 [See BEC]

Record of Proceedings An appeal of the Board's decision to the commissioner shall be decided based on a review of the record developed at the District level. "Record" includes, at a minimum, an audible electronic recording or written transcript of all oral testimony or argument. *Education Code* 7.057(c), (f)

> It is the District's responsibility to make and preserve the records of the proceedings before the Board. If the District fails to create and preserve the record without good cause, all substantial evidence issues that require missing portions of the record for resolution shall be deemed against the District. The record shall include:

- 1. A tape recording or a transcript of the hearing at the local level. If a tape recording is used:
 - a. The tape recording must be complete, audible, and clear; and

	b. Each speaker must be clearly identified.
2.	All evidence admitted;
3.	All offers of proof;
4.	All written pleadings, motions, and intermediate rulings;
5.	A description of matters officially noticed;
6.	If applicable, the decision of the hearing examiner;
7.	A tape recording or transcript of the oral argument before the Board; and
8.	The decision of the Board.
19	TAC 157.1073(d)
mer the sior	bre bringing suit, an employee who seeks relief under Govern- nt Code Chapter 554 (whistleblowers) must initiate action under District's grievance or appeal procedures relating to suspen- or termination of employment or adverse personnel action. <i>It Code 554.006</i> [See DG]
	 3. 4. 5. 6. 7. 8. 19 7 Beforements Beforements

Complaints	In this policy, the terms "complaint" and "grievance" shall have the same meaning.		
Other Complaint Processes	exce cies	bloyee complaints shall be filed in accordance with this policy, ept as required by the policies listed below. Some of these poli- require appeals to be submitted in accordance with DGBA af- he relevant complaint process:	
	1.	Complaints alleging discrimination, including violations of Title IX (gender), Title VII (sex, race, color, religion, national origin), ADEA (age), or Section 504 (disability), shall be submitted in accordance with DIA.	
	2.	Complaints alleging certain forms of harassment, including harassment by a supervisor and violation of Title VII, shall be submitted in accordance with DIA.	
	3.	Complaints concerning retaliation relating to discrimination and harassment shall be submitted in accordance with DIA.	
	4.	Complaints concerning instructional resources shall be sub- mitted in accordance with the EF series.	
	5.	Complaints concerning a commissioned peace officer who is an employee of the District shall be submitted in accordance with CKE.	
	6.	Complaints concerning the proposed nonrenewal of a term contract issued under Chapter 21 of the Education Code shall be submitted in accordance with DFBB.	
	7.	Complaints concerning the proposed termination or suspen- sion without pay of an employee on a probationary, term, or continuing contract issued under Chapter 21 of the Education Code during the contract term shall be submitted in accord- ance with DFAA, DFBA, or DFCA.	
Notice to Employees	The District shall inform employees of this policy through appropri- ate District publications.		
Guiding Principles Informal Process	The Board encourages employees to discuss their concerns with their supervisor, principal, or other appropriate administrator who has the authority to address the concerns. Concerns should be ex- pressed as soon as possible to allow early resolution at the lowest possible administrative level.		
	Info	rmal resolution shall be encouraged but shall not extend any	

Informal resolution shall be encouraged but shall not extend any deadlines in this policy, except by mutual written consent.

Doss Consolidated CSD 086024			
		DGBA (LOCAL)	
Direct Communication with Board Members	Employees shall not be prohibited from communicating wi member of the Board regarding District operations except communication between an employee and a Board memb be inappropriate because of a pending hearing or appeal the employee.	when er would	
Formal Process	An employee may initiate the formal process described be timely filing a written complaint form.	elow by	
	Even after initiating the formal complaint process, employe encouraged to seek informal resolution of their concerns. ployee whose concerns are resolved may withdraw a form plaint at any time.	An em-	
	The process described in this policy shall not be construed ate new or additional rights beyond those granted by law of policy, nor to require a full evidentiary hearing or "mini-tria level.	or Board	
Freedom from Retaliation	Neither the Board nor any District employee shall unlawfu ate against an employee for bringing a concern or compla	•	
Whistleblower Complaints	Whistleblower complaints shall be filed within the time special aw and may be made to the Superintendent or designee at Level Two. Timelines for the employee and the District sthis policy may be shortened to allow the Board to make a cision within 60 calendar days of the initiation of the comp [See DG]	beginning set out in final de-	
Complaints Against Supervisors	Complaints alleging a violation of law by a supervisor may made to the Superintendent or designee. Complaint forms a violation of law by the Superintendent may be submitted to the Board or designee.	alleging	
General Provisions	The District shall make reasonable attempts to schedule of ences at a mutually agreeable time. If the employee fails t at a scheduled conference, the District may hold the confe and issue a decision in the employee's absence.	o appear	
Days	"Days" shall mean District business days, unless otherwis In calculating timelines under this policy, the day a docum filed is "day zero." The following business day is "day one	ent is	
Consolidating Complaints	Complaints arising out of an event or a series of related er shall be addressed in one complaint. Employees shall not arate or serial complaints arising from any event or series that have been or could have been addressed in a previou plaint.	file sep- of events	

Doss Consolidated CSD 086024		
		DGBA (LOCAL)
	When two or more complaints are sufficiently similar in na remedy sought to permit their resolution through one procet the District may consolidate the complaints.	
Untimely Filings	All time limits shall be strictly followed unless modified by written consent.	mutual
	If a complaint form or appeal notice is not timely filed, the plaint may be dismissed, on written notice to the employer point during the complaint process. The employee may a dismissal by seeking review in writing within ten days fror of the written dismissal notice, starting at the level at whic complaint was dismissed. Such appeal shall be limited to of timeliness.	e, at any ppeal the n the date ch the
Costs Incurred	Each party shall pay its own costs incurred in the course complaint.	of the
Complaint and Appeal Forms	Complaints and appeals under this policy shall be submit writing on a form provided by the District.	ted in
	Copies of any documents that support the complaint show tached to the complaint form. If the employee does not have of these documents, they may be presented at the Level ference. After the Level One conference, no new documents be submitted by the employee unless the employee did not the documents existed before the Level One conference.	ave copies One con- ents may ot know
	A complaint or appeal form that is incomplete in any mate pect may be dismissed but may be refiled with all the req formation if the refiling is within the designated time for fil	uired in-
Audio Recording	As provided by law, an employee shall be permitted to ma dio recording of a conference or hearing under this policy the substance of the employee's complaint is discussed. ployee shall notify all attendees present that an audio rec taking place.	at which The em-
Level One	Complaint forms must be filed with the Superintendent or within 15 days of the date the employee first knew, or with able diligence should have known, of the decision or action rise to the complaint or grievance.	n reason-
	The Superintendent or designee shall investigate as nece and schedule a conference with the employee within ten receipt of the written complaint. The Superintendent or de may set reasonable time limits for the conference.	days after

	sha lowi sis des fere	ent extenuating circumstances, the Superintendent or designee Il provide the employee a written response within ten days fol- ing the conference. The written response shall set forth the ba- of the decision. In reaching a decision, the Superintendent or ignee may consider information provided at the Level One con- ence and any other relevant documents or information the ad- istrator believes will help resolve the complaint.
Level Two	if th	e employee did not receive the relief requested at Level One or e time for a response has expired, the employee may request a ference with the Superintendent to appeal the Level One deci- n.
		owever, the Superintendent heard the complaint at Level One, employee shall bypass Level Two and proceed to Level Three.
	the spo	appeal notice must be filed in writing, on a form provided by District, within ten days of the date of the written Level One re- nse or, if no response was received, within ten days of the el One response deadline.
	sha the	er receiving notice of the appeal, the Level One administrator Il prepare and forward a record of the Level One complaint to Superintendent. The employee may request a copy of the Level e record.
	The Level One record shall include:	
	1.	The original complaint form and any attachments.
	2.	All other documents submitted by the employee at Level One.
	3.	The written response issued at Level One and any attach- ments.
	4.	All other documents relied upon by the Level One administra- tor in reaching the Level One decision.
	afte the enc mer One	Superintendent shall schedule a conference within ten days r the appeal notice is filed. The conference shall be limited to issues and documents considered at Level One. At the confer- e, the employee may provide information concerning any docu- nts or information relied upon by the administration for the Level e decision. The Superintendent may set reasonable time limits the conference.
	with sha	Superintendent shall provide the employee a written response in ten days following the conference. The written response Il set forth the basis of the decision. In reaching a decision, the perintendent may consider the Level One record, information

	ume	ided at the Level Two conference, and any other relevant doc- nts or information the Superintendent believes will help resolve complaint.
		ordings of the Level One and Level Two conferences, if any, be maintained with the Level One and Level Two records.
Level Three	ing le	e employee did not receive the relief requested at the preced- evel or if the time for a response has expired, the employee appeal the decision to the Board.
	the D	appeal notice must be filed in writing, on a form provided by District, within ten days of the date of the written response or, if esponse was received, within ten days of the response dead-
	and p	Superintendent shall inform the employee of the date, time, place of the Board meeting at which the complaint will be on agenda for presentation to the Board.
		Superintendent shall provide the Board the record of the Level complaint and, if applicable, the Level Two appeal.
	The	records shall include:
	1.	The original complaint form, any attachments, and all other documents submitted by the employee.
	2.	The notice of appeal from Level One.
	3.	The written response issued at Level One and, if applicable, Level Two.
	4.	All other documents relied upon by the administration in reaching the Level One decision and, if applicable, the Level Two decision.
	ered ing th the re vide	appeal shall be limited to the issues and documents consid- at the preceding level, except that if at the Level Three hear- he administration intends to rely on evidence not included in ecord from the preceding level, the administration shall pro- the employee notice of the nature of the evidence at least e days before the hearing.
	sente	District shall determine whether the complaint will be pre- ed in open or closed meeting in accordance with the Texas n Meetings Act and other applicable law. [See BE]
	for th admi	presiding officer may set reasonable time limits and guidelines ne presentation, including an opportunity for the employee and inistration to each make a presentation and provide rebuttal an opportunity for questioning by the Board. The Board shall

PERSONNEL-MANAGEMENT RELATIONS EMPLOYEE COMPLAINTS/GRIEVANCES

hear the complaint and may request that the administration provide an explanation for the decisions at the preceding levels.

In addition to any other record of the Board meeting required by law, the Board shall prepare a separate record of the Level Three presentation. The Level Three presentation, including the presentation by the employee or the employee's representative, any presentation from the administration, and questions from the Board with responses, shall be recorded by audio recording, video/audio recording, or court reporter.

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

Doss Consolidated CSI 086024		
EMPLOYEE STANDARDS OF CONDUCT (LEG.		
Educator Ethics	Educators shall comply with standard practices and ethical conduct toward students, professional colleagues, school officials, parents, and members of the community and shall safeguard academic freedom.	t
	The State Board for Educator Certification (SBEC) shall provide for the adoption, amendment, and enforcement of an educator's code of ethics [see DH(EXHIBIT)]. SBEC is solely responsible for en- forcing the ethics code for purposes related to certification discipli- nary proceedings.	,
	Education Code 21.041(b)(8); 19 TAC 247.1(b), (c)	
Public Servants	All district employees are "public servants" and therefore subject to Title VIII of the Penal Code, regarding offenses against public administration, including restrictions on the acceptance of illegal gifts, honoraria and expenses, and abuse of office. <i>Penal Code 1.07(a)(41), Title VIII</i> [See DBD and BBFA]	
Electronic Communication Policy	"Electronic communication" means any communication facilitated by the use of any electronic device, including a telephone, cellula telephone, computer, computer network, personal data assistant or pager. The term includes emails, text messages, instant mes- sages, and any communications made through a website, include a social media website or a social networking website.	
	A school district shall adopt a written policy concerning electronic communications between a school employee and a student enrolled in the district.	
	The policy adopted under this section must:	
	 Include provisions designed to prevent improper electronic communications between a school employee and a student; 	
	 Allow a school employee to elect to not disclose to students the employee's personal telephone number or email address; and 	
	3. Include provisions instructing a school employee about the proper method for notifying appropriate local administrators about an incident in which a student engages in improper communications with the school employee.	
	Education Code 38.027	
Public Information on Private Device	A current or former board member or employee of a district who maintains public information on a privately owned device shall:	

	1.	Forward or transfer the public information to the district or a district server to be preserved as provided by Government Code 552.004(a); or			
	2.	Preserve the public information in its original form in a backup or archive and on the privately owned device for the time de- scribed under 552.004(a).			
	Gov	't Code 552.004(b) [See GB]			
Loss of Retirement Annuity for Conviction of Certain	the	A person is not eligible to receive a service retirement annuity from the Teacher Retirement System (TRS) if the person is convicted of a qualifying felony and the victim is a student.			
Felonies		alifying felony" means an offense that is punishable as a felony er the following sections of the Penal Code:			
	1.	Section 21.02 (continuous sexual abuse of young child or dis- abled individual);			
	2.	Section 21.12 (improper relationship between educator and student); or			
	3.	Section 22.011 (sexual assault) or Section 22.021 (aggra- vated sexual assault).			
	are	term includes any federal offense that contains elements that substantially similar to the elements of a felony offense de- bed above.			
	Not later than the 30th day after the date of a person's conviction for a qualifying felony, the school at which the person was em- ployed shall provide written notice of the conviction to TRS. The notice must comply with rules adopted by TRS.				
	Gov	't Code 824.009			
Transportation or Storage of Firearm in School Parking Area	to c cha or a in a the firea	strict may not prohibit a school employee who holds a license arry a handgun under Government Code, Chapter 411, Sub- pter H, from transporting or storing a handgun or other firearm mmunition in a locked, privately owned or leased motor vehicle parking lot, parking garage, or other parking area provided by district and may not regulate the manner in which the handgun, arm, or ammunition is stored in the vehicle, provided that the dgun, firearm, or ammunition is not in plain view.			
	han	does not authorize a person to possess, transport, or store a dgun, a firearm, or ammunition in violation of Education Code 125, Penal Code 46.03, or other law. [See GKA]			
	Edu	cation Code 37.0815			

Doss Consolidated CSE 086024)			
EMPLOYEE STANDAR	DS OF	= CO	NDUCT DH (LEGAL)	
Tobacco and E-Cigarettes	proc	ducts	shall prohibit smoking or using e-cigarettes or tobacco at a school-related or school-sanctioned activity on or off operty.	
Enforcement			shall ensure that district personnel enforce the policies on roperty.	
	Edu	icatio	n Code 38.006(b) [See also FNCD and GKA]	
Drug and Alcohol Abuse Program	late	d or s	shall prohibit the use of alcoholic beverages at school-re- school-sanctioned activities on or off school property. <i>Edu-</i> ode 38.007(a)	
Federal Drug-Free Workplace Act		district that receives a direct federal grant must agree to provide drug-free workplace by:		
	1.	mar a co and	lishing a statement notifying employees that the unlawful nufacture, distribution, dispensation, possession, or use of ontrolled substance is prohibited in the district's workplace specifying the actions that will be taken against employ- for violations of the prohibition;	
	2.		ablishing a drug-free awareness program to inform em- vees about:	
		a.	The dangers of drug abuse in the workplace;	
		b.	The district's policy of maintaining a drug-free workplace;	
		C.	Available drug counseling, rehabilitation, and employee assistance programs; and	
		d.	The penalties that may be imposed on employees for drug abuse violations;	
	3.	the	king it a requirement that each employee to be engaged in performance of the grant be given a copy of the required ement;	
	4.		ifying the employee in the required statement that as a dition of employment in the grant the employee will:	
		a.	Abide by the terms of the statement; and	
		b.	Notify the district of any criminal drug statute conviction for a violation occurring in the workplace no later than 5 days after the conviction;	
	5.	noti	ifying the granting agency within 10 days after receiving ce from an employee or otherwise receiving actual notice conviction;	

	6.	Imposing a sanction on, or requiring the satisfactory participa- tion in a drug abuse assistance or rehabilitation program by, any employee who is convicted, as required by 41 U.S.C. section 8104; and
	7.	Making a good faith effort to continue to maintain a drug-free workplace through implementation of the above requirements.
	41	U.S.C. 8103(a)(1)
Dietary Supplements		ept as provided at Education Code 38.011(b), a district em- /ee may not:
	1.	Knowingly sell, market, or distribute a dietary supplement that contains performance-enhancing compounds to a primary or secondary education student with whom the employee has contact as part of the employee's duties; or
	2.	Knowingly endorse or suggest the ingestion, intranasal appli- cation, or inhalation of a dietary supplement that contains per- formance-enhancing compounds by a primary or secondary student with whom the employee has contact as part of the employee's duties.
		employee who violates items 1 or 2, above, commits a Class C demeanor offense.
	Edι	ication Code 38.011
Low-THC Cannabis	reso TH(strict may not enact, adopt, or enforce a rule, ordinance, order, olution, or other regulation that prohibits the possession of low- C cannabis, as authorized by Health and Safety Code Chapter . <i>Health and Safety Code 487.201</i>

	Each District employee shall perform his or her duties in accord- ance with state and federal law, District policy, and ethical stand- ards. The District holds all employees accountable to the Educa- tors' Code of Ethics. [See DH(EXHIBIT)]
	Each District employee shall recognize and respect the rights of students, parents, other employees, and members of the community and shall work cooperatively with others to serve the best interests of the District.
	An employee wishing to express concern, complaints, or criticism shall do so through appropriate channels. [See DGBA]
Violations of Standards of Conduct	Each employee shall comply with the standards of conduct set out in this policy and with any other policies, regulations, and guide- lines that impose duties, requirements, or standards attendant to his or her status as a District employee. Violation of any policies, regulations, or guidelines, including intentionally making a false claim, offering a false statement, or refusing to cooperate with a District investigation, may result in disciplinary action, including ter- mination of employment. [See DCD and DF series]
Weapons Prohibited	The District prohibits the use, possession, or display of any firearm, location-restricted knife, club, or prohibited weapon, as defined at FNCG, on District property at all times.
Exceptions	No violation of this policy occurs when:
	 A District employee who holds a Texas handgun license stores a handgun or other firearm in a locked vehicle in a parking lot, parking garage, or other parking area provided by the District, provided the handgun or other firearm is not in plain view; or
	 The use, possession, or display of an otherwise prohibited weapon takes place as part of a District-approved activity su- pervised by proper authorities. [See FOD]
Electronic Communication Use with Students	A certified employee, licensed employee, or any other employee designated in writing by the Superintendent or a campus principal may use electronic communication, as this term is defined by law, with currently enrolled students only about matters within the scope of the employee's professional responsibilities.
	Unless an exception has been made in accordance with the em- ployee handbook or other administrative regulations, an employee shall not use a personal electronic communication platform, appli- cation, or account to communicate with currently enrolled students.

	usin rentl	ess authorized above, all other employees are prohibited from g electronic communication directly with students who are cur- y enrolled in the District. The employee handbook or other ad- strative regulations shall further detail:
	1.	Exceptions for family and social relationships;
	2.	The circumstances under which an employee may use text messaging to communicate with individual students or student groups;
	3.	Hours of the day during which electronic communication is discouraged or prohibited; and
	4.	Other matters deemed appropriate by the Superintendent or designee.
	ploy using hibit the s viole the s	ccordance with ethical standards applicable to all District em- ees [see DH(EXHIBIT)], an employee shall be prohibited from g electronic communications in a manner that constitutes pro- ed harassment or abuse of a District student; adversely affects student's learning, mental health, or safety; includes threats of ence against the student; reveals confidential information about student; or constitutes an inappropriate communication with a ent, as described in the Educators' Code of Ethics.
	com the I the e	employee shall have no expectation of privacy in electronic munications with students. Each employee shall comply with District's requirements for records retention and destruction to extent those requirements apply to electronic communication. e CPC]
Personal Use	their conc state ploye	mployees shall be held to the same professional standards in public use of electronic communication as for any other public duct. If an employee's use of electronic communication violates e or federal law or District policy, or interferes with the em- ee's ability to effectively perform his or her job duties, the em- ee is subject to disciplinary action, up to and including termina- of employment.
Reporting Improper Communication	notif	ccordance with administrative regulations, an employee shall y his or her supervisor when a student engages in improper tronic communication with the employee.
Disclosing Personal Information		employee shall not be required to disclose his or her personal il address or personal phone number to a student.
Safety Requirements	and	n employee shall adhere to District safety rules and regulations shall report unsafe conditions or practices to the appropriate ervisor.

Harassment or Abuse	An employee shall not engage in prohibited harassment, including sexual harassment, of:		
	1.	Other employees. [See DIA]	
	2.	Students. [See FFH; see FFG regarding child abuse and ne- glect.]	
	eng othe	ile acting in the course of employment, an employee shall not age in prohibited harassment, including sexual harassment, of er persons, including Board members, vendors, contractors, inteers, or parents.	
		employee shall report child abuse or neglect as required by law. e FFG]	
Relationships with Students	rela den	employee shall not form romantic or other inappropriate social tionships with students. Any sexual relationship between a stu- t and a District employee is always prohibited, even if consen- I. [See FFH]	
	with	required by law, the District shall notify the parent of a student whom an educator is alleged to have engaged in certain mis- duct. [See FFF]	
Tobacco and E-Cigarettes	rette	employee shall not smoke or use tobacco products or e-ciga- es on District property, in District vehicles, or at school-related vities. [See also GKA]	
Alcohol and Drugs / Notice of Drug-Free Workplace	tern sha victe wor	a condition of employment, an employee shall abide by the ns of the following drug-free workplace provisions. An employee Il notify the Superintendent in writing if the employee is con- ed for a violation of a criminal drug statute occurring in the kplace in accordance with Arrests, Indictments, Convictions, Other Adjudications, below.	
	An employee shall not manufacture, distribute, dispense, posse use, or be under the influence of any of the following substance during working hours while on District property or at school-rela activities during or outside of usual working hours:		
	1.	Any controlled substance or dangerous drug as defined by law, including but not limited to marijuana, any narcotic drug, hallucinogen, stimulant, depressant, amphetamine, or barbitu- rate.	
	2.	Alcohol or any alcoholic beverage.	
	3.	Any abusable glue, aerosol paint, or any other chemical sub- stance for inhalation.	

	4.	Any other intoxicant or mood-changing, mind-altering, or be- havior-altering drug.
		employee need not be legally intoxicated to be considered "un- the influence" of a controlled substance.
Exceptions	lt sł	nall not be considered a violation of this policy if the employee:
	1.	Manufactures, possesses, or dispenses a substance listed above as part of the employee's job responsibilities;
	2.	Uses or possesses a controlled substance or drug authorized by a licensed physician prescribed for the employee's per- sonal use; or
	3.	Possesses a controlled substance or drug that a licensed physician has prescribed for the employee's child or other in- dividual for whom the employee is a legal guardian.
Sanctions		employee who violates these drug-free workplace provisions Il be subject to disciplinary sanctions. Sanctions may include:
	1.	Referral to drug and alcohol counseling or rehabilitation pro- grams;
	2.	Referral to employee assistance programs;
	3.	Termination from employment with the District; and
	4.	Referral to appropriate law enforcement officials for prosecu- tion.
Notice	Em	ployees shall receive a copy of this policy.
Arrests, Indictments, Convictions, and Other Adjudications	sor no c any	employee shall notify his or her principal or immediate supervi- within three calendar days of any arrest, indictment, conviction, contest or guilty plea, or other adjudication of the employee for felony, any offense involving moral turpitude, and any of the er offenses as indicated below:
	1.	Crimes involving school property or funds;
	2.	Crimes involving attempt by fraudulent or unauthorized means to obtain or alter any certificate or permit that would entitle any person to hold or obtain a position as an educator;
	3.	Crimes that occur wholly or in part on school property or at a school-sponsored activity; or
	4.	Crimes involving moral turpitude, which include:
		• Dishonesty; fraud; deceit; theft; misrepresentation;

- Deliberate violence;
- Base, vile, or depraved acts that are intended to arouse or gratify the sexual desire of the actor;
- Felony possession or conspiracy to possess, or any misdemeanor or felony transfer, sale, distribution, or conspiracy to transfer, sell, or distribute any controlled substance defined in Chapter 481 of the Health and Safety Code;
- Felony driving while intoxicated (DWI); or
- Acts constituting abuse or neglect under the Texas Family Code.
- **Dress and Grooming** An employee's dress and grooming shall be clean, neat, in a manner appropriate for his or her assignment, and in accordance with any additional standards established by his or her supervisor and approved by the Superintendent.

Educators' Code of Ethics

The Texas educator shall comply with standard practices and ethical conduct toward students, professional colleagues, school officials, parents, and members of the community and shall safeguard academic freedom. The Texas educator, in maintaining the dignity of the profession, shall respect and obey the law, demonstrate personal integrity, and exemplify honesty and good moral character. The Texas educator, in exemplifying ethical relations with colleagues, shall extend just and equitable treatment to all members of the profession. The Texas educator, in accepting a position of public trust, shall measure success by the progress of each student toward realization of his or her potential as an effective citizen. The Texas educator, in fulfilling responsibilities in the community, shall cooperate with parents and others to improve the public schools of the community. *19 TAC 247.1*

Professional Ethical Conduct, Practices, and Performance

Standard 1.1. The educator shall not intentionally, knowingly, or recklessly engage in deceptive practices regarding official policies of the school district, educational institution, educator preparation program, the Texas Education Agency, or the State Board for Educator Certification (SBEC) and its certification process.

Standard 1.2. The educator shall not intentionally, knowingly, or recklessly misappropriate, divert, or use monies, personnel, property, or equipment committed to his or her charge for personal gain or advantage.

Standard 1.3. The educator shall not submit fraudulent requests for reimbursement, expenses, or pay.

Standard 1.4. The educator shall not use institutional or professional privileges for personal or partisan advantage.

Standard 1.5. The educator shall neither accept nor offer gratuities, gifts, or favors that impair professional judgment or that are used to obtain special advantage. This standard shall not restrict the acceptance of gifts or tokens offered and accepted openly from students, parents of students, or other persons or organizations in recognition or appreciation of service.

Standard 1.6. The educator shall not falsify records, or direct or coerce others to do so.

Standard 1.7. The educator shall comply with state regulations, written local school board policies, and other state and federal laws.

Standard 1.8. The educator shall apply for, accept, offer, or assign a position or a responsibility on the basis of professional qualifications.

Standard 1.9. The educator shall not make threats of violence against school district employees, school board members, students, or parents of students.

Standard 1.10. The educator shall be of good moral character and be worthy to instruct or supervise the youth of this state.

Standard 1.11. The educator shall not intentionally, knowingly, or recklessly misrepresent his or her employment history, criminal history, and/or disciplinary record when applying for subsequent employment.

Standard 1.12. The educator shall refrain from the illegal use, abuse, or distribution of controlled substances, prescription drugs, and toxic inhalants.

Standard 1.13. The educator shall not be under the influence of alcohol or consume alcoholic beverages on school property or during school activities when students are present.

Ethical Conduct Toward Professional Colleagues

Standard 2.1. The educator shall not reveal confidential health or personnel information concerning colleagues unless disclosure serves lawful professional purposes or is required by law.

Standard 2.2. The educator shall not harm others by knowingly making false statements about a colleague or the school system.

Standard 2.3. The educator shall adhere to written local school board policies and state and federal laws regarding the hiring, evaluation, and dismissal of personnel.

Standard 2.4. The educator shall not interfere with a colleague's exercise of political, professional, or citizenship rights and responsibilities.

Standard 2.5. The educator shall not discriminate against or coerce a colleague on the basis of race, color, religion, national origin, age, gender, disability, family status, or sexual orientation.

Standard 2.6. The educator shall not use coercive means or promise of special treatment in order to influence professional decisions or colleagues.

Standard 2.7. The educator shall not retaliate against any individual who has filed a complaint with the SBEC or who provides information for a disciplinary investigation or proceeding under this chapter.

Standard 2.8. The educator shall not intentionally or knowingly subject a colleague to sexual harassment.

Ethical Conduct Toward Students

Standard 3.1. The educator shall not reveal confidential information concerning students unless disclosure serves lawful professional purposes or is required by law.

Standard 3.2. The educator shall not intentionally, knowingly, or recklessly treat a student or minor in a manner that adversely affects or endangers the learning, physical health, mental health, or safety of the student or minor.

Standard 3.3. The educator shall not intentionally, knowingly, or recklessly misrepresent facts regarding a student.

Standard 3.4. The educator shall not exclude a student from participation in a program, deny benefits to a student, or grant an advantage to a student on the basis of race, color, gender, disability, national origin, religion, family status, or sexual orientation.

Standard 3.5. The educator shall not intentionally, knowingly, or recklessly engage in physical mistreatment, neglect, or abuse of a student or minor.

Standard 3.6. The educator shall not solicit or engage in sexual conduct or a romantic relationship with a student or minor.

Standard 3.7. The educator shall not furnish alcohol or illegal/unauthorized drugs to any person under 21 years of age unless the educator is a parent or guardian of that child or knowingly allow any person under 21 years of age unless the educator is a parent or guardian of that child to consume alcohol or illegal/unauthorized drugs in the presence of the educator.

Standard 3.8. The educator shall maintain appropriate professional educator-student relationships and boundaries based on a reasonably prudent educator standard.

Standard 3.9. The educator shall refrain from inappropriate communication with a student or minor, including, but not limited to, electronic communication such as cell phone, text messaging, email, instant messaging, blogging, or other social network communication. Factors that may be considered in assessing whether the communication is inappropriate include, but are not limited to:

- 1. The nature, purpose, timing, and amount of the communication;
- 2. The subject matter of the communication;
- 3. Whether the communication was made openly or the educator attempted to conceal the communication;
- 4. Whether the communication could be reasonably interpreted as soliciting sexual contact or a romantic relationship;
- 5. Whether the communication was sexually explicit; and
- 6. Whether the communication involved discussion(s) of the physical or sexual attractiveness or the sexual history, activities, preferences, or fantasies of either the educator or the student.

19 TAC 247.2

Doss Consolidated CSD 086024			
PERFORMANCE APPRAISAL (LOC			
General Principles	All District employees shall be periodically appraised in the perfor- mance of their duties. The District's employee evaluation and ap- praisal system shall be administered consistent with the general principles set out below.		
Criteria	The employee's performance of assigned duties and other job-re- lated criteria shall provide the basis for the employee's evaluation and appraisal. Employees shall be informed of the criteria on which they will be evaluated.		
Performance Review	Evaluation and appraisal ratings shall be based on the evaluation instrument and cumulative performance data gathered by supervi- sors throughout the year. Each employee shall have at least one evaluative conference annually, except as otherwise provided by policy, to discuss the written evaluation and may have as many conferences about performance of duties as the supervisor deems necessary. [See also DNA and DNB]		
Documentation and Records	Appraisal records and forms, reports, correspondence, and memo- randa may be placed in each employee's personnel records to document performance.		
Employee Copy	All employees shall receive a copy of their annual written evalua- tion.		
Complaints	Employees may present complaints regarding the evaluation and appraisal process in accordance with the District's complaint policy for employees. [See DGBA]		

Doss Consolidated CSD 086024			
	STUDENT RIGHTS AND RESPONSIBILITIESFNGSTUDENT AND PARENT COMPLAINTS/GRIEVANCES(LEGAL)		
United States Constitution	A district shall take no action abridging the freedom of spe the right of the people to petition the board for redress of g ances. U.S. Const. Amend. I, XIV [See FNA]		
	A board may confine its meetings to specified subject mat may hold nonpublic sessions to transact business. But wh board sits in public meetings to conduct public business a the views of citizens, it may not discriminate between spea the basis of the content of their speech or the message it of <u>Rosenberger v. Rector & Visitors of Univ. of Virginia</u> , 515 (828 (1995); <u>City of Madison v. Wis. Emp. Rel. Comm'n</u> , 42 167, 174 (1976); <u>Pickering v. Bd. of Educ.</u> , 391 U.S. 563, 5 (1968)	en a nd hear akers on conveys. U.S. 819, 29 U.S.	
Texas Constitution	Citizens shall have the right, in a peaceable manner, to as together for their common good and to apply to those inverte powers of government for redress of grievances or oth poses, by petition, address, or remonstrance. <i>Tex. Const. Sec. 27</i>	ested with her pur-	
	There is no requirement that a board negotiate or even re- complaints. However, a board must stop, look, and listen a consider the petition, address, or remonstrance. <u>Prof'l Ass</u> <u>lege Educators v. El Paso County Cmty. [College] Dist.</u> , 67 S.W.2d 94 (Tex. App.—El Paso 1984, writ ref'd n.r.e.)	and must and f Col-	
Federal Laws Section 504	A district that receives federal financial assistance, directly rectly, and that employs 15 or more persons shall adopt ge procedures that incorporate appropriate due process standard that provide for the prompt and equitable resolution of plaints alleging any action prohibited by Section 504 of the bilitation Act of 1973. <i>34 C.F.R. 104.7(b)</i>	rievance dards f com-	
Americans with Disabilities Act	A district that employs 50 or more persons shall adopt and grievance procedures providing for prompt and equitable of complaints alleging any action that would be prohibited Code of Federal Regulations, Title 28, Part 35 (Americans abilities Act regulations). <i>28 C.F.R. 35.107</i>	resolution by the	
Title IX	A district that receives federal financial assistance, directly rectly, must adopt and publish grievance procedures provi prompt and equitable resolution of student complaints alle action prohibited by Title IX of the Education Amendments <i>34 C.F.R. 106.8(b)</i> [See FB and FFH]	ding for ging any	
Education Code Chapter 26	Parents are partners with educators, administrators, and t in their children's education. Parents shall be encouraged tively participate in creating and implementing educational grams for their children. <i>Education Code 26.001(a)</i>	to ac-	

Doss Consolidated CSD 086024					
	STUDENT RIGHTS AND RESPONSIBILITIESFNGSTUDENT AND PARENT COMPLAINTS/GRIEVANCES(LEGAL)				
	edu	ess otherwise provided by law, a board, an administra cator, or other person may not limit parental rights. <i>Ed</i> <i>le 26.001(c)</i>			
"Parent" Defined	"par not bee cess law, catio cise biliti Fan to b	purposes of Education Code Chapter 26 (Parental Ri ent" includes a person standing in parental relation, b include a person as to whom the parent-child relation in terminated or a person not entitled to possession of s to a child under a court order. Except as provided by all rights of a parent under Education Code Title 2 ar onal rights under Family Code 151.001(a)(10) shall be d by a student who is 18 years of age or older or who es of minority have been removed for general purpos hily Code Chapter 31, unless the student has been de e incompetent or the student's rights have been other sted by a court order. <i>Education Code 26.002</i>	out does ship has or ac- / federal id all edu- e exer- se disa- es under itermined		
Complaint Procedures		bard shall provide for procedures to consider complain ent's right has been denied. <i>Education Code 26.001(c</i>			
	sha	bard shall adopt a grievance procedure under which the ll address each complaint that it receives concerning a right guaranteed by Education Code Chapter 26 (Par Ints).	a violation		
	Coc plain in a righ doe with a su	board is not required by the provision above or Educ le 11.1511(b)(13) (requiring adoption of a process to h hts) to address a complaint concerning a student's pa n extracurricular activity that does not involve a violati t guaranteed by Education Code Chapter 26. This pro s not affect a claim brought by a parent under the Ind Disabilities Education Act (20 U.S.C. Section 1400 e accessor federal statute addressing special education a child with a disability.	near com- rticipation on of a ovision ividuals t seq.) or		
	Edu	cation Code 26.011			
Parental Rights	Par	ental rights listed in Education Code Chapter 26 are:			
	1.	Rights concerning academic programs. <i>Education C 26.003</i> [See EHA and FDB]	ode		
	2.	Access to student records. Education Code 26.004	[See FL]		
	3.	Access to state assessments. <i>Education Code</i> 26.0 EKB]	05 [See		
	4.	Access to teaching materials and test results, and o of virtual instruction. <i>Education Code 26.006</i> [See E EKB]			

	5.	Access to board meetings, other than a closed meeting under the Open Meetings Act. <i>Education Code 26.007</i> [See BE and BEC]	
	6.	Right to full information concerning a student. <i>Education Code 26.008</i> [See DF, FFE, and FM]	
	7.	Right to information concerning special education and educa- tion of students with learning disabilities. <i>Education Code</i> <i>26.0081</i> [See FB]	
	8.	Requests for public information. <i>Education Code 26.0085</i> [See GBA]	
	9.	Consent required for certain activities. <i>Education Code</i> 26.009 [See EHA, FFE, FL, FM, and FO]	
	10.	Refusal of psychiatric or psychological treatment of child as basis for report of neglect. <i>Education Code 26.0091</i> [See FFG]	
	11.	Exemption from instruction. <i>Education Code 26.010</i> [See EMB]	
Right to Attend School Activities	of a cludi	ss limited by court order, a parent appointed as a conservator child has at all times the right to attend school activities, in- ng school lunches, performances, and field trips. <i>Family Code</i> $073(a)(6)$	
Objection to School Assignment	The parent or person standing in parental relation to any student may object to the student's school assignment. Upon receiving a written petition to request or object to a student's assignment, a board shall follow the procedures set forth at Education Code 25.034. <i>Education Code 25.033(2), .034</i> [See FDB]		
Challenge to Education Records	A district shall give a parent or eligible student, on request, an opportunity for a hearing to challenge the content of the student's education records on the grounds that the information contained in the records is inaccurate, misleading, or in violation of the privacy rights of the student. <i>34 C.F.R. 99.21</i> [See FL]		
Denial of Class Credit or Final Grade	tend	student is denied credit or a final grade for a class by an at- ance committee, the student may appeal the decision to the d. <i>Education Code 25.092(d)</i> [See FEC]	
Complaints Against Professional Employees	trict	rson may not file suit against a professional employee of a dis- unless the person has exhausted the district's remedies for re- ng the complaint. <i>Education Code 22.0514</i>	
	"Prof	fessional employee of a district" includes:	

FNG(LEGAL)-A

	1.	A superintendent, principal, teacher, including a substitute teacher, supervisor, social worker, school counselor, nurse, and teacher's aide employed by a district;			
	2.	A teacher employed by a company that contracts with a dis- trict to provide the teacher's services to the district;			
	3.	A student in an education preparation program participating in a field experience or internship;			
	4.	A DPS-certified school bus driver;			
	5.	A member of the board; and			
	6.	Any other person whose employment by a district requires certification and the exercise of discretion.			
	Educ	cation Code 22.051(a)			
Finality of Grades	An examination or course grade issued by a classroom teacher is final and may not be changed unless the grade is arbitrary, errone- ous, or not consistent with a district's grading policy applicable to the grade, as determined by the board.				
	does	ard's determination is not subject to appeal. This provision not prohibit an appeal related to a student's eligibility to par- ate in extracurricular activities under Education Code 33.081. FM]			
	Educ	cation Code 28.0214			
Public Information Requests	matio Code com	strict that receives a request from a parent for public infor- on relating to the parent's child shall comply with Government e Chapter 552 (Public Information Act). A district shall also oly with the deadlines and provisions set forth at Education e 26.0085. <i>Gov't Code Ch. 552; Education Code 26.0085</i>			
Closed Meeting	com	ard may conduct a closed meeting on a parent or student plaint to the extent required or provided by law. <i>Gov't Code Ch. Subch. D</i> [See BEC]			
Record of Proceedings	shall distri troni	ppeal of a board's decision to the commissioner of education be decided based on a review of the record developed at the ict level. "Record" includes, at a minimum, an audible elec- c recording or written transcript of all oral testimony or argu- t. <i>Education Code</i> 7.057(c), (f)			
	the p prese issue	a district's responsibility to make and preserve the records of proceedings before the board. If a district fails to create and erve the record without good cause, all substantial evidence es that require missing portions of the record for resolution be deemed against the district. The record shall include:			
DATE ISSUED: 11/4/2027 UPDATE 118	1	4 of 5			

	 A tape recording or a transcript of the hearing at the local level. If a tape recording is used: 			
	a. The tape recording must be complete, audible, and clear; and			
	b. Each speaker must be clearly identified.			
	2. All evidence admitted;			
	3. All offers of proof;			
	4. All written pleadings, motions, and intermediate rulings;			
	5. A description of matters officially noticed;			
	6. If applicable, the decision of the hearing examiner;			
	7. A tape recording or transcript of the oral argument before the board; and			
	8. The decision of the board.			
	19 TAC 157.1073(d)			
Disruption	It is a criminal offense for a person, with intent to prevent or disrupt a lawful meeting, to substantially obstruct or interfere with the ordi- nary conduct of a meeting by physical action or verbal utterance and thereby curtail the exercise of others' First Amendment rights. <i>Penal Code 42.05; Morehead v. State, 807 S.W. 2d 577 (Tex. Crim.</i> <i>App. 1991)</i>			
	Note: See EHBAB for provisions concerning students with disabilities; see the FO series for provisions concerning student discipline; see FL for provisions concerning student records.			

STUDENT RIGHTS AND RESPONSIBILITIES
STUDENT AND PARENT COMPLAINTS/GRIEVANCES

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

FNG(LOCAL)-A1

	11.	Complaints concerning a commissioned peace officer w an employee of the District shall be submitted in accorda with CKE.				
	12.	12. Complaints concerning admission, placement, or service provided for a homeless student shall be submitted in ac ance with FDC.				
	13.	Complaints concerning disputes regarding a student's e ity for free or reduced-priced meal programs shall be sul ted in accordance with COB.	•			
	Complaints regarding refusal of entry to or ejection from District property based on Education Code 37.105 shall be filed in accord- ance with this policy. However, the timelines shall be adjusted as necessary to permit the complainant to address the Board in per- son within 90 calendar days of filing the initial complaint, unless the complaint is resolved before the Board considers it. [See GKA(LE- GAL)]					
Notice to Students and Parents		The District shall inform students and parents of this policy through appropriate District publications.				
Guiding Principles Informal Process	The Board encourages students and parents to discuss their con- cerns with the appropriate teacher, principal, or other campus ad- ministrator who has the authority to address the concerns. Con- cerns should be expressed as soon as possible to allow early resolution at the lowest possible administrative level.					
		rmal resolution shall be encouraged but shall not extend a dlines in this policy, except by mutual written consent.	any			
Formal Process		udent or parent may initiate the formal process described by timely filing a written complaint form.	be-			
	pare cerr	n after initiating the formal complaint process, students ar ents are encouraged to seek informal resolution of their co is. A student or parent whose concerns are resolved may v a formal complaint at any time.	on-			
	ate	process described in this policy shall not be construed to new or additional rights beyond those granted by law or B cy, nor to require a full evidentiary hearing or "mini-trial" at I.	oard			
Freedom from Retaliation		her the Board nor any District employee shall unlawfully r against any student or parent for bringing a concern or co nt.				
General Provisions		District shall make reasonable attempts to schedule conf es at a mutually agreeable time. If a student or parent fails				
DATE ISSUED: 1/18/202 UPDATE 120	3	Adopted: 2/21/2023	2 of 6			

	086024 STUDENT RIGHTS AND RESPONSIBILITIES FNG STUDENT AND PARENT COMPLAINTS/GRIEVANCES (LOCAL)				
	appear at a scheduled conference, the District may hold ference and issue a decision in the student's or parent's				
Days	"Days" shall mean District business days, unless otherwi In calculating timelines under this policy, the day a docur filed is "day zero." The following business day is "day one	nent is			
Consolidating Complaints	Complaints arising out of an event or a series of related e shall be addressed in one complaint. A student or parent file separate or serial complaints arising from any event of events that have been or could have been addressed in a complaint.	shall not or series of			
Untimely Filings	All time limits shall be strictly followed unless modified by written consent.	/ mutual			
	If a complaint form or appeal notice is not timely filed, the plaint may be dismissed, on written notice to the student at any point during the complaint process. The student of may appeal the dismissal by seeking review in writing wit days from the date of the written dismissal notice, starting level at which the complaint was dismissed. Such appeal limited to the issue of timeliness.	or parent, r parent thin ten g at the			
Costs Incurred	Each party shall pay its own costs incurred in the course complaint.	of the			
Complaint and Appeal Forms	Complaints and appeals under this policy shall be submined writing on a form provided by the District.	tted in			
	Copies of any documents that support the complaint sho tached to the complaint form. If the student or parent doe have copies of these documents, copies may be present Level One conference. After the Level One conference, r documents may be submitted by the student or parent ur student or parent did not know the documents existed be Level One conference.	es not ed at the no new nless the			
	A complaint or appeal form that is incomplete in any mate pect may be dismissed but may be refiled with all the req formation if the refiling is within the designated time for fi	uired in-			
Level One	Complaint forms must be filed with the Superintendent of within 15 days of the date the student or parent first knew reasonable diligence should have known, of the decision giving rise to the complaint or grievance.	v, or with			
	The Superintendent or designee shall investigate as nec and schedule a conference with the student or parent wit	•			

Doss Consolidated CSD 086024			
STUDENT RIGHTS AND RESPONSIBILITIESFNGSTUDENT AND PARENT COMPLAINTS/GRIEVANCES(LOCAL)			
	days after receipt of the written complaint. The Superintene designee may set reasonable time limits for the conference		
	Absent extenuating circumstances, the Superintendent or shall provide the student or parent a written response with days following the conference. The written response shall the basis of the decision. In reaching a decision, the Super dent or designee may consider information provided at the One conference and any other relevant documents or infor the administrator believes will help resolve the complaint.	in ten set forth rinten- Level	
Level Two	If the student or parent did not receive the relief requested One or if the time for a response has expired, the student of may request a conference with the Superintendent to appe Level One decision.	or parent	
	If, however, the Superintendent heard the complaint at Lev the student or parent shall bypass Level Two and proceed Three.		
	The appeal notice must be filed in writing, on a form provid the District, within ten days of the date of the written Level sponse or, if no response was received, within ten days of Level One response deadline.	One re-	
	After receiving notice of the appeal, the Level One administ shall prepare and forward a record of the Level One complet the Superintendent. The student or parent may request a contract the Level One record.	laint to	
	The Level One record shall include:		
	1. The original complaint form and any attachments.		
	2. All other documents submitted by the student or pare Level One.	nt at	
	 The written response issued at Level One and any at ments. 	tach-	
	4. All other documents relied upon by the Level One address tor in reaching the Level One decision.	ministra-	
	The Superintendent shall schedule a conference within ter after the appeal notice is filed. The conference shall be lim the issues and documents considered at Level One. At the ence, the student or parent may provide information conce any documents or information relied upon by the administr the Level One decision. The Superintendent may set reaso time limits for the conference.	ited to confer- erning ation for	

STUDENT RIGHTS AND RESPONSIBILITIES STUDENT AND PARENT COMPLAINTS/GRIEVANCES

	spo spo sior info rele	e Superintendent shall provide the student or parent a wri nse within ten days following the conference. The written nse shall set forth the basis of the decision. In reaching a n, the Superintendent may consider the Level One record rmation provided at the Level Two conference, and any constant documents or information the Superintendent believ to resolve the complaint.	i re- a deci- l, other
		cordings of the Level One and Level Two conferences, if a line maintained with the Level One and Level Two record	•
Level Three	pre	e student or parent did not receive the relief requested a ceding level or if the time for a response has expired, the t or parent may appeal the decision to the Board.	
	the	appeal notice must be filed in writing, on a form provided District, within ten days of the date of the written respons response was received, within ten days of the response of	se or, if
	time	e Superintendent shall inform the student or parent of the e, and place of the Board meeting at which the complaint he agenda for presentation to the Board.	
		e Superintendent shall provide the Board the record of the complaint and, if applicable, the Level Two appeal.	e Level
	The	e records shall include:	
	1.	The original complaint form, any attachments, and all o documents submitted by the student or parent.	ther
	2.	The notice of appeal from Level One.	
	3.	The written response issued at Level One and, if applic Level Two.	able,
	4.	All other documents relied upon by the administration in reaching the Level One decision and, if applicable, the Two decision.	
	eree ing the vide	appeal shall be limited to the issues and documents cord d at the preceding level, except that if at the Level Three the administration intends to rely on evidence not include record from the preceding level, the administration shall the student or parent notice of the nature of the evidence st three days before the hearing.	hear- ed in pro-
	sen	District shall determine whether the complaint will be pre- ted in open or closed meeting in accordance with the Tex on Meetings Act and other applicable law. [See BE]	
DATE ISSUED: 1/18/202	23	Adopted:	5 of 6

STUDENT RIGHTS AND RESPONSIBILITIES STUDENT AND PARENT COMPLAINTS/GRIEVANCES

The presiding officer may set reasonable time limits and guidelines for the presentation, including an opportunity for the student or parent and administration to each make a presentation and provide rebuttal and an opportunity for questioning by the Board. The Board shall hear the complaint and may request that the administration provide an explanation for the decisions at the preceding levels.

In addition to any other record of the Board meeting required by law, the Board shall prepare a separate record of the Level Three presentation. The Level Three presentation, including the presentation by the student or parent or the student's representative, any presentation from the administration, and questions from the Board with responses, shall be recorded by audio recording, video/audio recording, or court reporter.

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

Doss Consolidated CSD 086024	
PUBLIC COMPLAINTS	GF (LEGAL)
United States Constitution	A district shall take no action abridging the freedom of speech or the right of the people to petition the board for redress of griev- ances. U.S. Const. Amend. I, XIV
	A board may confine its meetings to specified subject matter and may hold nonpublic sessions to transact business. But when a board sits in public meetings to conduct public business and hear the views of citizens, it may not discriminate between speakers on the basis of the content of their speech or the message it conveys. <u>Rosenberger v. Rector & Visitors of Univ. of Virginia</u> , 515 U.S. 819, 828 (1995); <u>City of Madison v. Wis. Emp. Rel. Comm'n</u> , 429 U.S. 167, 174 (1976); <u>Pickering v. Bd. of Educ.</u> , 391 U.S. 563, 568 (1968)
Texas Constitution	Citizens shall have the right, in a peaceable manner, to assemble together for their common good and to apply to those invested with the powers of government for redress of grievances or other purposes, by petition, address, or remonstrance. <i>Tex. Const. Art. I, Sec. 27</i>
Response to Complaints	There is no requirement that a board negotiate or even respond to complaints. However, a board must stop, look, and listen and must consider the petition, address, or remonstrance. <u>Professional Association of College Educators v. El Paso County Community [College] District</u> , 678 S.W.2d 94 (Tex. App.—El Paso 1984, writ ref'd n.r.e.)
Federal Laws Section 504	A district that receives federal financial assistance, directly or indirectly, and that employs 15 or more persons shall adopt grievance procedures that incorporate appropriate due process standards and that provide for the prompt and equitable resolution of complaints alleging any action prohibited by Section 504 of the Rehabilitation Act of 1973. <i>29 U.S.C. 794; 34 C.F.R. 104.7(b)</i>
Americans with Disabilities Act	A district that employs 50 or more persons shall adopt and publish grievance procedures providing for prompt and equitable resolution of complaints alleging any action that would be prohibited by the Code of Federal Regulations, Title 28, Part 35 (Americans with Disabilities Act regulations). <i>28 C.F.R. 35.107</i>
Closed Meeting	A board may conduct a closed meeting on a public complaint to the extent required or provided by law. [See BEC]
Record of Proceedings	An appeal of a board's decision to the Commissioner of Education shall be decided based on a review of the record developed at the district level. "Record" includes, at a minimum, an audible electronic recording or written transcript of all oral testimony or argument. <i>Education Code</i> 7.057(c), (f)

Doss Consolidated CSD 086024

PUBLIC COMPLAINTS

	It is a district's responsibility to make and preserve the records of the proceedings before the board. If a district fails to create and preserve the record without good cause, all substantial evidence issues that require missing portions of the record for resolution shall be deemed against the district. The record shall include:		
	1.		pe recording or a transcript of the hearing at the local I. If a tape recording is used:
		a.	The tape recording must be complete, audible, and clear; and
		b.	Each speaker must be clearly identified.
	2.	All e	vidence admitted;
	3.	All c	ffers of proof;
	4.	All v	ritten pleadings, motions, and intermediate rulings;
	5.	A de	escription of matters officially noticed;
	6.	lf ap	plicable, the decision of the hearing examiner;
	7.		pe recording or transcript of the oral argument before the rd; and
	8.	The	decision of the board.
	197	TAC 1	57.1073(d)
Disruption	It is a criminal offense for a person, with intent to prevent or disrupt a lawful meeting, to substantially obstruct or interfere with the ordi- nary conduct of a meeting by physical action or verbal utterance and thereby curtail the exercise of others' First Amendment rights. <i>Penal Code 42.05; Morehead v. State, 807 S.W. 2d 577 (Tex. Cr.</i> <i>App. 1991)</i>		
	Note	e:	Public complaints regarding instructional and library ma- terials are addressed at EF and complaints against peace officers are addressed at CKE.

Doss Consolidated CSD 086024		
PUBLIC COMPLAINTS	(L	GF .OCAL)
Complaints	In this policy, the terms "complaint" and "grievance" shall hav same meaning.	/e the
Other Complaint Processes	Complaints by members of the public shall be filed in accord with this policy, except as required by the policies listed below Some of these policies require appeals to be submitted in ac ance with GF after the relevant complaint process:	W.
	1. Complaints concerning instructional resources shall be accordance with the EF series.	filed in
	2. Complaints concerning a commissioned peace officer w an employee of the District shall be filed in accordance CKE.	
	Complaints regarding refusal of entry to or ejection from Dist property based on Education Code 37.105 shall be filed in ad ance with this policy. However, the timelines shall be adjuste necessary to permit the complainant to address the Board in son within 90 calendar days of filing the initial complaint, unle complaint is resolved before the Board considers it. [See GK GAL)]	ccord- d as per- ess the
Guiding Principles Informal Process	The Board encourages the public to discuss concerns with a propriate administrator who has the authority to address the cerns. Concerns should be expressed as soon as possible to early resolution at the lowest possible administrative level.	con-
	Informal resolution shall be encouraged but shall not extend deadlines in this policy, except by mutual written consent.	any
Formal Process	An individual may initiate the formal process described below timely filing a written complaint form.	v by
	Even after initiating the formal complaint process, individuals encouraged to seek informal resolution of their concerns. An vidual whose concerns are resolved may withdraw a formal of plaint at any time.	indi-
	The process described in this policy shall not be construed to ate new or additional rights beyond those granted by law or B policy, nor to require a full evidentiary hearing or "mini-trial" a level.	Board
Freedom from Retaliation	Neither the Board nor any District employee shall unlawfully ate against any individual for bringing a concern or complain	
General Provisions	The District shall make reasonable attempts to schedule con ences at a mutually agreeable time. If the individual fails to a at a scheduled conference, the District may hold the confere and issue a decision in the individual's absence.	ippear
DATE ISSUED: 7/9/2020	Adopted:	1 of 5

Doss Consolidated CSD 086024	
PUBLIC COMPLAINTS	GF (LOCAL)
Days	"Days" shall mean District business days, unless otherwise noted. In calculating timelines under this policy, the day a document is filed is "day zero." The following business day is "day one."
Consolidating Complaints	Complaints arising out of an event or a series of related events shall be addressed in one complaint. An individual shall not file separate or serial complaints arising from any event or series of events that have been or could have been addressed in a previous complaint.
Untimely Filings	All time limits shall be strictly followed unless modified by mutual written consent.
	If a complaint form or appeal notice is not timely filed, the com- plaint may be dismissed, on written notice to the individual, at any point during the complaint process. The individual may appeal the dismissal by seeking review in writing within ten days from the date of the written dismissal notice, starting at the level at which the complaint was dismissed. Such appeal shall be limited to the issue of timeliness.
Costs Incurred	Each party shall pay its own costs incurred in the course of the complaint.
Complaint and Appeal Forms	Complaints and appeals under this policy shall be submitted in writing on a form provided by the District.
	Copies of any documents that support the complaint should be at- tached to the complaint form. If the individual does not have copies of these documents, they may be presented at the Level One con- ference. After the Level One conference, no new documents may be submitted by the individual unless the individual did not know the documents existed before the Level One conference.
	A complaint or appeal form that is incomplete in any material as- pect may be dismissed but may be refiled with all the required in- formation if the refiling is within the designated time for filing.
Level One	Complaint forms must be filed with the Superintendent or designee within 15 days of the date the individual first knew, or with reasona- ble diligence should have known, of the decision or action giving rise to the complaint or grievance.
	The Superintendent or designee shall investigate as necessary and schedule a conference with the individual within ten days after receipt of the written complaint. The Superintendent or designee may set reasonable time limits for the conference.

PUBLIC COMPLAINTS

	shal lowin sis c desi feren mini	ent extenuating circumstances, the Superintendent or designee I provide the individual a written response within ten days fol- ng the conference. The written response shall set forth the ba- of the decision. In reaching a decision, the Superintendent or gnee may consider information provided at the Level One con- nce and any other relevant documents or information the ad- strator believes will help resolve the complaint.
Level Two	if the	e individual did not receive the relief requested at Level One or e time for a response has expired, he or she may request a ference with the Superintendent to appeal the Level One deci-
		owever, the Superintendent heard the complaint at Level One, individual shall bypass Level Two and proceed to Level Three.
	the l spor	appeal notice must be filed in writing, on a form provided by District, within ten days of the date of the written Level One re- nse or, if no response was received, within ten days of the el One response deadline.
	shal the \$	r receiving notice of the appeal, the Level One administrator I prepare and forward a record of the Level One complaint to Superintendent. The individual may request a copy of the Level record.
	The	Level One record shall include:
	1.	The original complaint form and any attachments.
	2.	All other documents submitted by the individual at Level One.
	3.	The written response issued at Level One and any attach- ments.
	4.	All other documents relied upon by the Level One administra- tor in reaching a decision.
	after the i ence men One	Superintendent shall schedule a conference within ten days the appeal notice is filed. The conference shall be limited to ssues and documents considered at Level One. At the confer- e, the individual may provide information concerning any docu- ts or information relied upon by the administration for the Level decision. The Superintendent may set reasonable time limits he conference.
	with shal	Superintendent shall provide the individual a written response in ten days following the conference. The written response I set forth the basis of the decision. In reaching a decision, the erintendent may consider the Level One record, information

Adopted:

Doss Consolidated CSD 086024			
PUBLIC COMPLAINTS			GF (LOCAL)
	ume	ided at the Level Two conference, and any other rele nts or information the Superintendent believes will he complaint.	
		ordings of the Level One and Level Two conferences be maintained with the Level One and Level Two re	•
Level Three	leve	e individual did not receive the relief requested at the or if the time for a response has expired, he or she r the decision to the Board.	
	the [appeal notice must be filed in writing, on a form provi District, within ten days of the date of the written response esponse was received, within ten days of the response	onse or, if
	and	Superintendent shall inform the individual of the date place of the Board meeting at which the complaint wi agenda for presentation to the Board.	
		Superintendent shall provide the Board the record of complaint and, if applicable, the Level Two appeal.	the Level
	The	records shall include:	
	1.	The original complaint form, any attachments, and a documents submitted by the individual.	ll other
	2.	The notice of appeal from Level One.	
	3.	The written response issued at Level One and, if ap Level Two.	plicable,
	4.	All other documents relied upon by the administratio reaching the Level One decision and, if applicable, t Two decision.	
	ered ing t the r vide	appeal shall be limited to the issues and documents at the preceding level, except that if at the Level Thr he administration intends to rely on evidence not inclu- ecord from the preceding level, the administration sh the individual notice of the nature of the evidence at e days before the hearing.	ee hear- uded in all pro-
	sent	District shall determine whether the complaint will be ed in open or closed meeting in accordance with the n Meetings Act and other applicable law. [See BE]	•
	for tl adm	presiding officer may set reasonable time limits and g ne presentation, including an opportunity for the indivi inistration to each make a presentation and provide r an opportunity for questioning by the Board. The Boa	idual and ebuttal
DATE ISSUED: 7/9/2020		Adopted:	4 of 5

Doss Consolidated CSD 086024

PUBLIC COMPLAINTS

hear the complaint and may request that the administration provide an explanation for the decisions at the preceding levels.

In addition to any other record of the Board meeting required by law, the Board shall prepare a separate record of the Level Three presentation. The Level Three presentation, including the presentation by the individual or his or her representative, any presentation from the administration, and questions from the Board with responses, shall be recorded by audio recording, video/audio recording, or court reporter.

The Board shall then consider the complaint. It may give notice of its decision orally or in writing at any time up to and including the next regularly scheduled Board meeting. If the Board does not make a decision regarding the complaint by the end of the next regularly scheduled meeting, the lack of a response by the Board upholds the administrative decision at the preceding level. Doss Consolidated CSD 086024

Table of Contents	Applicability of Criminal Laws 2
	Trespass 2
	Refusal of Entry or Ejection of Unauthorized Persons
	Vehicles on School Property3
	Disruption of Lawful Assembly3
	Free Speech 4
	Disruption of Classes 4
	Disruption of Transportation4
	Tobacco and E-Cigarettes 5
	Smoking in Buildings 5
	Alcohol5
	Intoxicants 5
	Fireworks5
	Federal Gun-Free School Zones Act5
	Possession of Weapons7
	"Premises" Defined7
	Notice to Public7
	Transportation or Storage of Firearm in School Parking Area 8
	Volunteer Emergency Services Personnel8
	Exhibition of Firearm9
	Trespass—Concealed Carry of Handgun
	Notice / Sign—Concealed Carry of Handgun
	Exception10
	Unauthorized Notice10
	Trespass—Open Carry of Handgun10
	Notice / Sign—Open Carry of Handgun10
	Exception11
	Unmanned Aircraft Systems11
	Federal Law11
	State Law13

Doss Consolidated CSE 086024)			
COMMUNITY RELATIO		MISE	ES	GKA (LEGAL)
Applicability of Criminal Laws			nal laws of the state apply to the areas under the liction of the board. <i>Education Code</i> 37.101	e control
Trespass		ol di	horized person who trespasses on the grounds o strict commits a Class C misdemeanor. <i>Educatic</i>	
Refusal of Entry or Ejection of Unauthorized Persons	peac a pe	ce off rson	administrator, school resource officer, or school icer may refuse to allow persons to enter on or r from property under the district's control if the pe eave peaceably on request and:	nay eject
	1.	The	person poses a substantial risk of harm to any p	erson; or
	2.		person behaves in a manner that is inappropriated of setting and:	te for a
		a.	The administrator, resource officer, or peace of sues a verbal warning to the person that the pe behavior is inappropriate and may result in the refusal of entry or ejection; and	erson's
		b.	The person persists in that behavior.	
			tion may be required of any person on property t control.	under the
	cludi	ing th	shall maintain a record of each verbal warning is the name of the person to whom the warning was ate of issuance.	
	distr	ict's p	e a person is refused entry to or ejected from a property, the district shall provide to the person v explaining the appeal process.	
	fuse the p parti tee c	d ent paren cipat pr in t n Act	t or guardian of a child enrolled in a school distr ry to the district's property, the district shall acco t or guardian to ensure that the parent or guardi e in the child's admission, review, and dismissal he child's team established under Section 504, of 1973 (29 U.S.C. Section 794), in accordance	mmodate an may commit- Rehabili-
			of a person's refusal of entry to or ejection from property under this section may not exceed two	
	pus	shall	shall post on the district's website and each distr post on any campus website a notice regarding s, including the appeal process.	
			d shall adopt a policy that uses the district's exis cess [see FNG, GF] to permit a person refused e	
DATE ISSUED: 6/8/202	2			2 of 13

	مام	cted from property controlled by the district to appeal such re-
	fusa ing day	al of entry or ejection. The policy must permit a person appeal- under this section to address the board in person within 90 s of the commencement of the appeal, unless the appeal is nted before the board considers the appeal.
	is fi	e board's decision to grant or deny an appeal under this section nal and may only be further appealed under the applicable pro- ons of Texas Education Code 7.057.
	Edι	ucation Code 37.105; 19 TAC 103.1207
Vehicles on School Property	hicl any cati	oard may bar or suspend a person from driving or parking a ve- e on any school property as a result of the person's violation of rule or regulation promulgated by the board or set forth in Edu- on Code Chapter 37, Subchapter D. [See CLC] <i>Education</i> <i>de 37.106</i>
Disruption of Lawful Assembly	in c	erson commits a Class B misdemeanor if the person, alone or oncert with others, intentionally engages in disruptive activity on campus or property of a public school.
	Dis	ruptive activity means:
	1.	Obstructing or restraining the passage of persons in an exit, entrance, or hallway of any building without the authorization of the administration of the school;
	2.	Seizing control of any building or portion of a building to inter- fere with any administrative, educational, research, or other authorized activity;
	3.	Preventing or attempting to prevent by force or violence or the threat of violence any lawful assembly authorized by the school administration so that a person attempting to partici- pate in the assembly is unable to participate due to the use of force or violence or due to a reasonable fear that force or vio- lence is likely to occur;
	4.	Disrupting by force or violence or the threat of force or vio- lence a lawful assembly in progress; or
	5.	Obstructing or restraining the passage of any person at an exit or entrance to the campus or property or preventing or at- tempting to prevent by force or violence or by threats thereof the ingress or egress of any person to or from the property or campus without the authorization of the administration of the school.

Doss Consolidated CSD 086024			
COMMUNITY RELATION	-	EMISES (L	GKA EGAL)
Free Speech	free	s provision shall not be construed to infringe upon any rig speech or expression guaranteed by the constitutions of red States or the state of Texas.	
	Edu	cation Code 37.123	
Disruption of Classes	in th scho prop cono the	erson, other than a primary or secondary grade student en the school, commits a Class C misdemeanor if the person pool property or on public property within 500 feet of school perty, alone or in concert with others, intentionally disrupt duct of classes or other school activities. It is an exception application of the offense that, at the time the person engine prohibited conduct, the person was younger than 12 year.	, on ol s the n to gaged
	Disr clud	upting the conduct of classes or other school activities in les:	-
	1.	Emitting noise of an intensity that prevents or hinders classic room instruction.	ass-
	2.	Enticing or attempting to entice a student away from a construction of other school activity that the student is required to at	
	3.	Preventing or attempting to prevent a student from atten a class or other school activity that the student is requir attend.	
	4.	Entering a classroom without the consent of either the p pal or the teacher and, through either acts of misconduc use of loud or profane language, disrupting class activit	ct or
	grou buile	nool property" includes a public school campus or school unds on which a public school is located, and any ground dings used by a school for an assembly or other school-s ed activity.	s or
		blic property" includes a street, highway, alley, public parl walk.	(, or
	Edu	cation Code 37.124	
Disruption of Transportation	mits prev and a ve the in th	erson, other than a primary or secondary grade student, of a Class C misdemeanor if the person intentionally disru- vents, or interferes with the lawful transportation of studen from school, or to or from activities sponsored by a scho chicle owned and/or operated by a district. It is an except application of the offense that, at the time the person eng- ne prohibited conduct, the person was younger than 12 ye . Education Code 37.126	pts, nts to ol, on ion to gaged

Doss Consolidated CSD 086024		
COMMUNITY RELATION		
Tobacco and E-Cigarettes	A board shall prohibit smoking or using e-cigarettes or tobacco products at a school-related or school-sanctioned activity on or off school property. School personnel shall enforce these policies on school property. <i>Education Code 38.006</i> [See FNCD for the definition of e-cigarette.]	
Smoking in Buildings	A district shall not permit smoking within any indoor facility used for provision of routine or regular kindergarten, elementary, or second ary education or library services to children; or regular or routine health care or day care or early childhood development (Head Start) services to children or for the use of employees who provide such services. 20 U.S.C. 6083; 20 U.S.C. 7183	-
Criminal Penalty	A person commits an offense if the person is in possession of a burning tobacco product, smokes tobacco, or operates an e-ciga-rette in a facility of a public school.	
Defense	It is a defense to prosecution that a district does not have promi- nently displayed a reasonably sized notice that smoking is prohib- ited by state law in such place and that an offense is punishable by a fine not to exceed \$500.	
Facilities for Extinguishment	A district shall be equipped with facilities for extinguishment of smoking materials.	
	Penal Code 48.01(a)–(c)	
Alcohol	A board shall prohibit the use of alcoholic beverages at school-re- lated or school-sanctioned activities on or off school property. <i>Edu-</i> <i>cation Code 38.007(a)</i> [See FNCF regarding alcohol-free zones.]	-
Intoxicants	A person commits a Class C misdemeanor if the person possesses an intoxicating beverage for consumption, sale, or distribution while:	S
	1. On the grounds or in a building of a public school; or	
	2. Entering or inside any enclosure, field, or stadium where any athletic event sponsored or participated in by a public school is being held.	
	Education Code 37.122 [See also FNCF]	
Fireworks	A person may not explode or ignite fireworks within 600 feet of any school unless the person receives authorization in writing from the school. <i>Occupations Code 2154.251(a)(1)</i>	
Federal Gun-Free School Zones Act	It is unlawful for any individual knowingly to possess a firearm at a place that the individual knows, or has reasonable cause to be- lieve, is a school zone.	

"School zone" means in, or on the grounds of, a school; or within a distance of 1,000 feet from the grounds of a school.

This prohibition does not apply to the possession of a firearm:

- 1. On private property not part of school grounds;
- If the individual possessing the firearm is licensed to do so by the state, and the law of the state requires that, before an individual obtains such a license, the law enforcement authorities of the state verify that the individual is qualified under law to receive the license;
- 3. That is not loaded and in a locked container, or a locked firearms rack that is on a motor vehicle;
- 4. By an individual for use in a program approved by a school in the school zone;
- 5. By an individual in accordance with a contract entered into between a school in the school zone and the individual or an employer of the individual;
- 6. By a law enforcement officer acting in his or her official capacity; or
- 7. That is unloaded and is possessed by an individual while traversing school premises for the purpose of gaining access to public or private lands open to hunting, if the entry on school premises is authorized by school authorities.

It is unlawful for any person, knowingly or with reckless disregard for the safety of another, to discharge or attempt to discharge a firearm at a place that the person knows is a school zone.

This prohibition does not apply to the discharge of a firearm:

- 1. On private property not part of school grounds;
- 2. As part of a program approved by a school in the school zone, by an individual who is participating in the program;
- 3. By an individual in accordance with a contract entered into between a school in a school zone and the individual or an employer of the individual; or
- 4. By a law enforcement officer acting in his or her official capacity.

18 U.S.C. 921(a)(25), .922(q)

Doss Consolidated CSD 086024	1	
COMMUNITY RELATIO CONDUCT ON SCHOO		GKA EMISES (LEGAL)
Possession of Weapons	46.´ kno	ess entitled to a defense or otherwise excepted by Penal Code 15, a person commits an offense if the person intentionally, wingly, or recklessly possesses or goes with a firearm, location- rricted knife, club, or prohibited weapon [see FNCG]:
	1.	On the physical premises of a school or educational institu- tion, any grounds or building on which an activity sponsored by a school or educational institution is being conducted, or a passenger transportation vehicle of a school or educational institution, whether the school or educational institution is public or private, unless pursuant to written regulations or written authorization of the institution;
	2.	On the premises of a polling place on the day of an election or while early voting is in progress;
	3.	On the premises where a high school, collegiate, or profes- sional sporting event or interscholastic event is taking place, unless the person is a participant in the event and a firearm, location-restricted knife, club, or prohibited weapon is used in the event;
	4.	In the room or rooms where a meeting of a governmental en- tity is held, if the meeting is an open meeting subject to the OMA, and the entity provided required notice of the meeting.
		not a defense to prosecution that the person possessed a dgun and was licensed to carry a handgun.
	Pen	nal Code 46.03(a)(1), (2), (8), (14), (f)
"Premises" Defined	tion driv	emises," for purposes of this policy, means a building or a por- of a building. The term does not include any public or private eway, street, sidewalk or walkway, parking lot, parking garage, other parking area. <i>Penal Code 46.03(c)(4)</i>
Notice to Public	proł erty	strict may provide notice that firearms and other weapons are hibited under Penal Code 46.03 on the premises or other prop- g, as applicable, by posting a sign at each entrance to the prem- s or other property that:
	1.	Includes language that is identical to or substantially similar to the following: "Pursuant to Section 46.03, Penal Code (places weapons prohibited), a person may not carry a firearm or other weapon on this property";
	2.	Includes the language described above in both English and Spanish;
	3.	Appears in contrasting colors with block letters at least one inch in height; and
DATE ISSUED: 6/8/2022	2	7 of 13

GKA (LEGAL)

 Is displayed in a conspicuous manner clearly visible to the public.
Without a sign described above posted prominently at each en- trance to the premises or other property, as applicable, a person can assert a defense to prosecution for unlawfully carrying a hand- gun if the person personally received notice that carrying a firearm was prohibited and promptly departed from the premises or other property.
Penal Code 46.15(m)–(o)
A district may not prohibit a person who holds a license to carry a handgun under Government Code, Chapter 411, Subchapter H, from transporting or storing a handgun or other firearm or ammuni- tion in a locked, privately owned or leased motor vehicle in a park- ing lot, parking garage, or other parking area provided by the dis- trict, and may not regulate the manner in which the handgun, firearm, or ammunition is stored in the vehicle, provided that the handgun, firearm, or ammunition is not in plain view.
This does not authorize a person to possess, transport, or store a handgun, a firearm, or ammunition in violation of Education Code 37.125, Penal Code 46.03, or other law.
Education Code 37.0815
A district is not liable in a civil action arising from the discharge of a handgun by an individual who is volunteer emergency services personnel and licensed to carry the handgun under Government Code, Chapter 411, Subchapter H.
The discharge of a handgun by an individual who is volunteer emergency services personnel and licensed to carry the handgun under Subchapter H, Chapter 411, Government Code, is outside the course and scope of the individual's duties as volunteer emer- gency services personnel.
The district does not waive immunity from suit or liability under the Texas Tort Claims Act or any other law.
"Volunteer emergency services personnel" includes a volunteer firefighter, an emergency medical services volunteer as defined by Health and Safety Code 773.003, and any individual who, as a vol- unteer, provides services for the benefit of the general public dur- ing emergency situations. The term does not include a peace of- ficer or reserve law enforcement officer, as those terms are defined

Doss Consolidated CSD 086024	I				
COMMUNITY RELATIO		EMIS	GKA ES (LEGAL)		
	•	Occup nt dut	pations Code 1701.001, who is performing law enforce- ies.		
	Civ	Prac	c. & Rem. Code 112.001; Penal Code 46.01(18)		
Exhibition of Firearm	cau	se ala	commits a third degree felony if, in a manner intended to arm or personal injury to another person or to damage roperty, the person intentionally:		
	1.	Exh	ibits or uses a firearm:		
		a.	In or on any property, including a parking lot, parking garage, or other parking area, that is owned by a private or public school; or		
		b.	On a school bus being used to transport children to and from school-sponsored activities;		
	2.	scri	eatens to exhibit or use a firearm in or on property de- bed above or on a bus and was in possession of or had nediate access to the firearm.		
	to e	xhibit	commits a Class A misdemeanor if the person threatens t or use a firearm, but was not in possession of or did not nediate access to the firearm.		
	Edι	ıcatio	n Code 37.125		
Trespass—	A lio	A license holder commits an offense if the license holder:			
Concealed Carry of Handgun	1.		ries a concealed handgun on the property of another with- effective consent; and		
	2.		ceived notice that entry on the property by a license holder a concealed handgun was forbidden.		
	cep pro enti	t that perty, ry or r	se under Penal Code 30.06 is a Class C misdemeanor, ex- the offense is a Class A misdemeanor if, after entering the the license holder was personally given the notice that remaining on the property with a concealed handgun was and subsequently failed to depart.		
Notice / Sign— Concealed Carry of Handgun	owr the	ner of	oses of Penal Code 30.06, a person receives notice if the the property or someone with apparent authority to act for er provides notice to the person by oral or written commu-		
	"Wr	itten	communication" means:		
	1.		ard or other document on which is written language identi- to the following: "Pursuant to Section 30.06, Penal Code		

		(trespass by license holder with a concealed handgun), a per- son licensed under Subchapter H, Chapter 411, Government Code (handgun licensing law), may not enter this property with a concealed handgun"; or
	2.	A sign posted on the property that includes the language de- scribed above in both English and Spanish, appears in con- trasting colors with block letters at least one inch in height, and is displayed in a conspicuous manner clearly visible to the public.
Exception	the by a cen	an exception to Penal Code 30.06 that the property on which license holder carries a concealed handgun is owned or leased a district and is not a premises or other place on which the li- se holder is prohibited from carrying the handgun under Penal le 46.03.
	Pen	al Code 30.06 [See also FNCG]
Unauthorized Notice	the Coc who Coc prer cen ises	strict may not take any action, including an action consisting of provision of notice, by a communication described by Penal le 30.06 or 30.07 that states or implies that a license holder o is carrying a handgun under the authority of Government le Chapter 411 is prohibited from entering or remaining on a mises or other place owned or leased by the district unless li- se holders are prohibited from carrying a handgun on the prem- or other place by Penal Code 46.03 or other law. <i>Gov't Code</i> .209
Trespass—Open Carry of Handgun		older of a license to openly carry a handgun commits an offense e license holder:
	1.	Openly carries a handgun on property of another without ef- fective consent; and
	2.	Received notice that entry on the property by a license holder openly carrying a handgun was forbidden.
Notice / Sign— Open Carry of Handgun	own the	purposes of Penal Code 30.07, a person receives notice if the her of the property or someone with apparent authority to act for owner provides notice to the person by oral or written commu- tion.
	"Wr	itten communication means":
	1.	A card or other document on which is written language identi- cal to the following: "Pursuant to Section 30.07, Penal Code (trespass by license holder with an openly carried handgun),

		a person licensed under Subchapter H, Chapter 411, Govern- ment Code (handgun licensing law), may not enter this prop- erty with a handgun that is carried openly"; or
	2.	A sign posted on the property that includes the language de- scribed above in both English and Spanish, appears in con- trasting colors with block letters at least one inch in height, and is displayed in a conspicuous manner clearly visible to the public at each entrance to the property.
	cept prop com	offense under Penal Code 30.07 is a Class C misdemeanor, ex- that the offense is a Class A misdemeanor if, after entering the perty, the license holder was personally given the notice by oral munication that entry or remaining on the property with an nly carried handgun was forbidden and subsequently failed to art.
Exception	the by a whice	an exception to Penal Code 30.07 that the property on which license holder openly carries the handgun is owned or leased governmental entity and is not a premises or other place on the license holder is prohibited from carrying the handgun er Penal Code 46.03.
	Pen	al Code 30.07
Unmanned Aircraft Systems	Not	e: For provisions applicable to the use of drones for law en- forcement purposes, see CKEA
Federal Law		U.S. Government has exclusive sovereignty of airspace of the ed States. 49 U.S.C. 40103
	"0	all unmanned aircraft" means an unmanned aircraft weighing
Small Unmanned Aircraft	less	than 55 pounds on takeoff, including everything that is on rd or otherwise attached to the aircraft.
	less boar "Sm man catio aircr	
Aircraft Small Unmanned	less boar "Sm mar catio aircr sma	rd or otherwise attached to the aircraft. all unmanned aircraft system" (small UAS) means a small un- aned aircraft and its associated elements (including communi- on links and the components that control the small unmanned raft) that are required for the safe and efficient operation of the
Aircraft Small Unmanned	less boar "Sm man catio aircr sma <i>14</i> C The UAS	rd or otherwise attached to the aircraft. all unmanned aircraft system" (small UAS) means a small un- uned aircraft and its associated elements (including communi- on links and the components that control the small unmanned raft) that are required for the safe and efficient operation of the all unmanned aircraft in the national airspace system.
Aircraft Small Unmanned Aircraft System Operation of	less boar "Sm man catio aircr sma <i>14</i> C The UAS	rd or otherwise attached to the aircraft. all unmanned aircraft system" (small UAS) means a small un- oned aircraft and its associated elements (including communi- on links and the components that control the small unmanned raft) that are required for the safe and efficient operation of the Ill unmanned aircraft in the national airspace system. <i>C.F.R. 1.1, 107.3</i> registration, airman certification, and operation of civil small S within the United States is subject to 14 C.F.R. Part 107. Part
Aircraft Small Unmanned Aircraft System Operation of	less boar "Sm man catio aircr sma <i>14</i> 0 The UAS 107	rd or otherwise attached to the aircraft. all unmanned aircraft system" (small UAS) means a small un- oned aircraft and its associated elements (including communi- on links and the components that control the small unmanned raft) that are required for the safe and efficient operation of the all unmanned aircraft in the national airspace system. <i>C.F.R. 1.1, 107.3</i> registration, airman certification, and operation of civil small within the United States is subject to 14 C.F.R. Part 107. Part does not apply to the following:

	3.	Any operation that a remote pilot in command elects to con- duct pursuant to an exemption issued under 49 U.S.C. 44807, unless otherwise specified in the exemption; or			
	4.	Any operation that a person elects to conduct under 14 C.F.R. Part 91 with a small UAS that has been issued an airworthi- ness certificate.			
	14 C.F.R. 107.1				
Exception for Limited Recreational Operation	A person may operate a small unmanned aircraft without specific certification or operating authority from the Federal Aviation Admin- istration (FAA) if the operation adheres to all of the following limita- tions:				
	1.	The aircraft is flown strictly for recreational purposes.			
	2.	The aircraft is operated in accordance with or within the pro- gramming of a community-based organization's set of safety guidelines that are developed in coordination with the FAA.			
	3.	The aircraft is flown within the visual line of sight of the person operating the aircraft or a visual observer co-located and in di- rect communication with the operator.			
	4.	The aircraft is operated in a manner that does not interfere with and gives way to any manned aircraft.			
	5.	In Class B, Class C, or Class D airspace or within the lateral boundaries of the surface area of Class E airspace desig- nated for an airport, the operator obtains prior authorization from the administrator of the FAA or designee before operat- ing and complies with all airspace restrictions and prohibi- tions.			
	6.	In Class G airspace, the aircraft is flown from the surface to not more than 400 feet above ground level and complies with all airspace restrictions and prohibitions.			
	7.	The operator has passed an aeronautical knowledge and safety test and maintains proof of test passage to be made available to the FAA or law enforcement upon request.			
	8.	The aircraft is registered and marked in accordance with 49 U.S.C. Chapter 441 and proof of registration is made available to the FAA or law enforcement upon request.			
	49 U.S.C. 44809(a)				

State Law	A political subdivision, including a school district, may not adopt or						
Regulation Limited	enforce any ordinance, order, or other similar measure regarding the operation of an unmanned aircraft. An ordinance, order, or other similar measure that violates this provision is void and unen- forceable. <i>Gov't Code 423.009(b), (d)</i>						
Exception	A political subdivision may adopt and enforce an ordinance, order, or other similar measure regarding:						
	1.	. The use of an unmanned aircraft during a special event;					
	2.	The	political subdivision's use of an unmanned aircraft; or				
	3.	The use of an unmanned aircraft near a facility or infrastruc- ture owned by the political subdivision, if the political subdivi- sion:					
		a.	Applies for and receives authorization from the Federal Aviation Administration to adopt the regulation; and				
		b.	After providing reasonable notice, holds a public hearing on the political subdivision's intent to apply for the au- thorization.				
	"Special event" means a festival, celebration, or other gathering that involves the reservation and temporary use of all or a portion of a public park, road, or other property of a political subdivision; and entertainment, the sale of merchandise, food, or beverages, or mass participation in a sports event; and requires a significant use or coordination of a political subdivision's services.						
	Gov't Code 423.009(a)(2), (c)						
Privacy Law	It is lawful to capture an image using an unmanned aircraft in this state for the reasons listed in Government Code 423.002, includ-ing:						
	1.		the consent of the individual who owns or lawfully occu- the real property captured in the image; or				
	2.	publ elec	n a height no more than eight feet above ground level in a lic place, if the image was captured without using any tronic, mechanical, or other means to amplify the image and normal human perception.				
	Gov't Code 423.002(a)						

Doss Consolidated CSD 086024)			
COMMUNITY RELATIONS CONDUCT ON SCHOOL PREMISES (LC				
Access to District Property	Authorized District officials, including school resource officers District police officers if applicable, may refuse to allow a per access to property under the District's control in accordance law.			
	District officials may request assistance from law enforcement emergency or when a person is engaging in behavior rising to level of criminal conduct.			
Ejection or Exclusion under Education Code 37.105	In accordance with Education Code 37.105, a District official shall provide a person refused entry to or ejected from property under the District's control written information explaining the right to ap- peal such refusal of entry or ejection under the District's grievance process.			
	A person appealing under the District's grievance process sh permitted to address the Board in person within 90 calendar of filing the initial complaint, unless the complaint is resolved fore the Board considers it. [See FNG and GF]	days		
Off-Campus Activities	Employees shall be designated to ensure appropriate conduct of participants and others attending a school-related activity at non-District or out-of-District facilities. Those so designated shall coordinate their efforts with persons in charge of the facilities.			
Prohibitions Tobacco and E-Cigarettes	The District prohibits smoking and the use of tobacco products and e-cigarettes on District property, in District vehicles, or at school-re- lated activities.			
Weapons	The District prohibits the unlawful use, possession, or display any firearm, location-restricted knife, club, or prohibited wear defined at FNCG, on all District property at all times.			
Exceptions	No violation of this policy occurs when:			
	 A Texas handgun license holder stores a handgun or ot firearm in a locked vehicle in a parking lot, parking gara other parking area provided by the District, as long as the handgun or other firearm is not in plain view; or 	ige, or		
	2. The use, possession, or display of an otherwise prohibi weapon takes place as part of a District-approved activ pervised by proper authorities. [See FOD]			