SUWANNEE COUNTY SCHOOL BOARD REORGANIZATION MEETING November 17, 2020

AGENDA

Call to Order – 5:30 p.m.

Superintendent Presiding

1. Election of School Board Officers to serve through November 2021.

Chairman Presiding

- 2. Establishment of official meeting dates and times through November 2021.
- 3. Selection of one School Board member to serve as the Small School District Council Consortium (SSDCC) School Board Designee for our District.

Adjourn

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SUWANNEE COUNTY SCHOOL BOARD REGULAR MEETING November 17, 2020

AGENDA

Call to Order - 6:00 p.m.

Student remarks and pledge to the flag by Suwannee High School

Special Recognition by the Superintendent

<u>November – Parent/Family Engagement Month Recognition</u> Kecia Robinson

Outstanding Community Awareness

Kelly Bradow, Branford High School Food Service Monitor Dana Prince, Suwannee High School Food Service Worker/School Bus Driver

Suwannee Middle School

Alaira Handy, Student – Track and Field: Ranked 4th in the Nation as a 6th Grader for the 2019-2020 School Year

<u>Citizen Input</u> (A *Citizen Input Form* must be completed and submitted to the secretary to the Superintendent/School Board <u>prior to</u> addressing the Board. We ask that speakers keep their comments to two minutes.)

The Superintendent recommends approval to adopt the Agenda.

The Superintendent recommends approval of the Consent Agenda.

CONSENT AGENDA

Anyone present may approach the Board concerning any item on this agenda. Board members may pull any item on the Consent Agenda for discussion and separate action.

1. The Superintendent recommends approval of the following Minutes: (pgs. 7-31)

| October 13, 2020 | - Workshop Session |
|------------------|--|
| | - Special Meeting |
| October 27, 2020 | - Level III Union Grievance Hearing (held before the |
| | School Board) |
| | - Public Hearing |
| | - Regular Meeting |

2. The Superintendent recommends approval of the monthly financial statement for October 2020.

3. The Superintendent presents the following bills for the period October 1-31, 2020:

| General Checking Account | | |
|--|----------|--|
| General Fund 1000 | \$ | 707,355.89 |
| LCIF Fund 3200 | | 19,854.88 |
| Spec Act Revenue Bond Fund 3210 | | 101,072.00 |
| Food Service Fund 4100 | | 183,974.59 |
| Federal Fund 4200 | | 163,324.88 |
| Elem & Sec School Emerg Relief Fund 4410 | | 22,847.46 |
| Other Cares Act Relief Fund 4420 | | 5,663.48 |
| | \$ | 1,204,093.18 |
| Payroll Checking Account General Fund 1000 Food Service Fund 4100 Federal Fund 4200 Elem & Sec School Emerg Relief Fund 4410 Other Cares Act Relief Fund 4420 | \$ \$ | 3,190,355.06 149,612.17 356,416.33 10,366.82 <u>5,228.77</u> 3,711,979.15 |
| Total | | |

4. The Superintendent recommends approval of the following budget amendments for fiscal year 2020-2021:

| <u>General</u> | LCIF | Special Revenues |
|----------------|-------|---------------------|
| I-4 | III-3 | IV-1 (ESSER) |
| | | IV-4 (Federal) |
| | | IV-4 (Food Service) |

- 5. The Superintendent recommends approval of the following contract/agreement for the 2020-2021 school year: (RENEWAL) (Note: This contract has been reviewed and approved by Board Attorney Leonard Dietzen.)
 - #2021-79 Clinical Education Agreement between NF Suwannee, LLC d/b/a Suwannee Health Care Center, Live Oak, Florida and the Suwannee County School Board Patient Care Technician and Practical Nurse Education Programs (*Renewal/Revised*) (pgs. 32-38)

6. The Superintendent recommends approval to accept the following donated item:

SiteItemDonorBHSCash Donation (\$3,000)Pilgrim's Pride

- 7. The Superintendent recommends approval of an out-of-state field trip for Suwannee High School (SHS) NJROTC students, and parent chaperones, to attend the National Rifle Match in Anniston, Alabama, December 4-5, 2020. (*Funded by the NJROTC Fundraising Account.*)
- 8. The Superintendent presents for informational purposes out-of-state travel for the following employee:

NameSiteDateReasonDestinationPatrick DawsonSHS12/4-5/2020NJROTC NationalAnniston, ALRifle MatchRifle Match(Funded by the NJROTC Fundraising Account.)

9. The Superintendent recommends approval of the following form:

#7200-097 Fixed Asset Form (*Revised*) (pg. 39)

10. The Superintendent recommends approval of the following student transfer for the 2020-2021 school year. Parents will provide transportation.

District Reassignment:

| 医帕利氏试验剂的不利 在 | | | | GRADE |
|---------------------|--------|----------|-----------|-------|
| Addison | Helton | Suwannee | Lafayette | 8 |

- 11. Expulsions/Suspensions
 - a. <u>Case #2020-01</u>: The Superintendent recommends expulsion of the student through the remainder of the 2020-2021 school year and all of the 2021-2022 school year. (*Final Action*)

| b. <u>Case #2020-02</u> : | The Superintendent recommends expulsion of the student |
|---------------------------|--|
| | through the remainder of the 2020-2021 school year. |
| | (Final Action) |
| c. <u>Case #2020-03</u> : | The Superintendent recommends extending suspension of |
| | the student until the case is placed on the agenda for final |
| | action. (For informational purposes only.) |
| d. <u>Case #2020-04</u> : | The Superintendent recommends extending suspension of |
| | the student until the case is placed on the agenda for final |
| | action. (For informational purposes only.) |

12. Human Resources Transactions (pgs. 40-44)

REGULAR AGENDA

1. The Superintendent recommends approval to advertise additions and revisions to the Suwannee County School Board Policy Manual as follows:

| #2.16 | Prohibiting Discrimination, Including Sexual and Other Forms |
|--------|--|
| | of Harassment (Revised) (pgs. 45-72) |
| #3.06 | Safe and Secure Schools (Revised) (pgs. 73-79) |
| #5.101 | Bullying and Harassment (Revised) (pgs. 80-98) |
| #5.105 | Dating Violence and Abuse (Revised) (pgs. 99-105) |

- 2. The Superintendent recommends approval of the following changes to be made to the purchasing cards issued through First Federal Bank of Florida:
 - a. Cancel the existing card for the Personnel Department in the amount of \$5,000 (Card #X4193)
 - b. Cancel the existing card for the Facilities Department in the amount of \$5,000 (Card #X7980)
 - c. Issue a new card for Ethan Butts, Facilities Department, in the amount of \$5,000
 - d. Cancel the existing card for Catherine Cason, Suwannee County School Board Member, in the amount of \$1,500 (Card #X4185)
 - e. Issue a new card for Norman Crawford, Suwannee County School Board Member, in the amount of \$1,500

- 3. Comments from Student Ambassadors
- 4. Legal Counsel's Report
- 5. Superintendent's Report
- 6. Issues and concerns Board members may wish to discuss

End of Agenda

SUWANNEE COUNTY SCHOOL BOARD WORKSHOP SESSION October 13, 2020

MINUTES

The Suwannee County School Board met in Workshop Session on this date in the School Board Meeting Room, 1740 Ohio Avenue, South, Live Oak, Florida. School Board members present were Chairman Ed daSilva, Tim Alcorn, Catherine Cason, Jerry Taylor, and Ronald White (arrived at 10:00 a.m.), along with Superintendent Ted Roush, School Board Attorney Leonard Dietzen, Chief Financial Officer Vickie DePratter, and Administrative Secretary Karen Lager.

Administrators and others present: Jennifer Barrs, Walter Boatright, Amy Boggus, Bill Brothers, Marsha Brown, Ethan Butts, Mark Carver, Erin Clark, Janene Fitzpatrick, Ronnie Gray, Angel Hill, Malcolm Hines, Michele Howard, Mary Keen, Debbie Land, Dee Dee McManaway (arrived at 9:30 a.m.), Kecia Robinson, Eric Rodriguez, Angie Stuckey, Marsha Tedder (arrived at 9:22 a.m.), TJ Vickers, Kelly Waters, Jimmy Wilkerson, Josh Williams, Kelli Williams, and Laura Williams. Stephanie Stone, with Kelly Services, was also present.

Chairman daSilva called the meeting to order at 9:00 a.m., and led the pledge.

Assistant Superintendent of...... Janene Fitzpatrick Instruction Department Update

Mrs. Fitzpatrick provided a PowerPoint presentation regarding an update for the District Strategic Plan/Accreditation.

The workshop recessed at 10:03 a.m. and resumed at 10:10 a.m.

Mr. Butts distributed and reviewed a handout on the Supporting Documents for the Five Year Facilities Educational Work Plan, along with the draft Work Plan for 2020-2021. Discussion followed regarding the three proposals for the Branford High School (BHS) Ag Building. Discussion followed regarding prioritization of various projects, as well as the need for additional funding for these projects. Mr. Roush proposed that we begin the process of a referendum to increase county sales tax from 7 percent to 7 ½ percent, which will help to bring the District much needed revenue.

Human Resources Department Update Walter Boatright

Mr. Boatright introduced Ms. Stephanie Stone, with Kelly Services, who distributed and reviewed a handout regarding Suwannee County Partnership Review, which included an update on the services provided to our District.

Mrs. DePratter provided cost information regarding the use of substitutes through Kelly Services. She noted that the comparisons for each year were not equal due to circumstances caused by COVID-19.

The workshop recessed at 11:47 a.m. and resumed at 12:50 p.m.

The Board asked for further discussion on the Five Year Facilities Work Plan. Mr. Carver reviewed projected dollars for school bus purchases. Discussion followed whether to purchase two at a time, or lease multiple buses as we did in the past. Mr. Roush asked Mr. Wilkerson to provide a fleet status report for each school bus to Board Members. Mr. Wilkerson was also asked to provide cost analysis on lease vs. purchase of school buses.

Discussion followed on various suggestions and revisions to the Five Year Facilities Work Plan. Mr. Carver said he will email the revised work plan to Board Members and Superintendent.

Curriculum and Instruction Department Update......Jennifer Barrs

• Fourth Grade After School Reading Program (pg. 2)

Ms. Barrs provided information regarding the Fourth Grade After School Reading Program for the 2020-2021 school year. This program is being offered in place of the Third Grade Summer Reading Program that was not able to be held during the summer due to COVID-19.

Policy Updates (pgs. 107-112).....Bill Brothers

Mr. Brothers deferred to Mr. Gray who distributed and reviewed School Board Policy #3.30 – Automatic External Defibrillators. Michele Howard and Erin Clark provided information, as well. Mr. Gray suggested to form a committee to oversee training requirements, develop emergency action plan, make sure protocol is being followed, etc. Mr. Gray then distributed and reviewed School Board Policy #4.18 – Exertional Heat Illness. The same committee would oversee all actions needed for this policy, as well.

• District Equity Update for 2019-2020 (pgs. 3-106)

Mr. Hines provided information regarding the District Equity Update for 2019-2020.

Superintendent Update Ted Roush

- Announced the need for an Executive Session after the special meeting today.
- Distributed and reviewed a handout regarding an enrollment update, provided by Josh Williams, as of October 8, 2020. Mr. Roush asked Mr. Williams to continue providing the information weekly.
- Distributed and reviewed an article titled "School COVID spread remains low, dashboard show," dated October 9, 2020, from www.districtadminstration.com
- Distributed and reviewed a handout regarding SCSD Daily COVID-19 Status, which was provided by the Suwannee County Health Department, which includes the number of Positive Students (Brick and Mortar/Hybrid), and the number of Positive Staff, from August 20, 2020, through current date of October 12, 2020. No names or locations were provided.
- Distributed and reviewed a handout received from the state, from September 27, 2020, through October 3, 2020, showing the total number of COVID-19 cases by school, separating out the number of students, teachers, staff, and unknown. He noted that what the state reported on this particular report does not match with other districts that had their respective data listed on their website.
- Received an email from DOE, dated October 2, 2020, requesting the name of a contact person to ship free rapid COVID-19 tests. Mr. Roush's position is that the Suwannee County Health Department will continue to perform these tests, and the District will not have our school clinics performing these tests. He deferred to Mr. Dietzen for his opinion. Mr. Dietzen stated he felt that we do not need to perform these tests; there is too much liability, especially with false positive and false negative results. Mr. Roush confirmed that we will continue to defer students and staff to the Suwannee County Health Department for COVID-19 testing.

• Spoke again about the potential to propose a referendum to increase the county sales tax from 7 percent to 7 ½ percent. He asked for direction from the school board. Board consensus was to do our research to begin the process (1/4 percent versus ½ percent) to propose a referendum to increase the county sales tax, which will take approximately 18 months for the process.

Miscellaneous

- Mr. daSilva stated that face coverings were received from FSBA; he suggested to let administration determine allocation of the face coverings.
- Mr. Alcorn asked Mrs. DePratter if the District received the tax dollars from the sale of the Klausner facility; Mr. DePratter responded yes. He also asked if there is a program at RIVEROAK Technical College where students can work. Ms. Keen responded that the DCT Program is set up for students to work.

The workshop adjourned at 2:43 p.m.

SUWANNEE COUNTY SCHOOL BOARD SPECIAL MEETING October 13, 2020

MINUTES

The Suwannee County School Board met in Special Session on this date in the School Board Meeting Room, 1740 Ohio Avenue, South, Live Oak, Florida. School Board members present were Chairman Ed daSilva, Tim Alcorn, Catherine Cason, and Jerry Taylor, along with Superintendent Ted Roush, School Board Attorney Leonard Dietzen, Chief Financial Officer Vickie DePratter and Administrative Secretary Karen Lager. School Board Member Ronald White was absent.

Chairman daSilva called the meeting to order at 2:58 p.m.

MOTION by Mr. Alcorn, second by Ms. Cason, for approval to adopt the agenda. MOTION CARRIED UNANIMOUSLY

- 1. MOTION by Ms. Cason, second by Mr. Alcorn, for approval of the following curriculum item for the 2020-2021 school year:
 - a. Fourth Grade After School Reading Program Schedule (pg. 2)

MOTION CARRIED UNANIMOUSLY

2. MOTION by Mr. Taylor, second by Ms. Cason, for approval of the following personnel item for the 2020-2021 school year:

| Program | Number of Employees/Position | Funding |
|------------------------------------|------------------------------|------------|
| 4 th Grade After School | 4 – Teachers | Reading |
| Reading Program | (BES-1; SPE-1; SRE-1; SSE-1) | Allocation |

MOTION CARRIED UNANIMOUSLY

3. MOTION by Mr. Alcorn, second by Ms. Cason, for approval of the Suwannee County School District 2019-2020 Annual Update to the Florida Educational Equity Act Plan. (A copy is available for review in the office of the Director of School Safety and Other Administrative Services.) MOTION CARRIED UNANIMOUSLY 4. MOTION by Ms. Cason, second by Mr. Taylor, for approval of the Human Resources Transactions (pgs. 3-4) MOTION CARRIED UNANIMOUSLY

RECOMMENDATION FOR THE 2020-2021 SCHOOL YEAR:

SUSPENSION:

Suwannee Riverside Elementary School: Tramane Carwise, Paraprofessional, October 13-27, 2020, with pay.

End of List 2020-2021 School Year

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The meeting adjourned at 3:02 p.m.

SUWANNEE COUNTY SCHOOL BOARD LEVEL III UNION GRIEVANCE HEARING October 27, 2020

MINUTES

The Suwannee County School Board held a Level III Union Grievance Hearing on this date in the School Board Meeting Room, 1740 Ohio Avenue, South, Live Oak, Florida. School Board members present were Chairman Ed daSilva, Tim Alcorn, Catherine Cason, Jerry Taylor, and Ronald White, along with Superintendent Ted Roush, School Board Attorney Leonard Dietzen, and Administrative Secretary Karen Lager.

Administrative Secretary Robinette Odom was also present.

Chairman daSilva called the meeting to order at 2:01 p.m.

MOTION by Mr. Alcorn, second by Mr. Taylor, for approval to adopt the agenda. MOTION CARRIED UNANIMOUSLY

Mr. Dietzen provided the procedural background for the hearing. He stated it must be proved that a contract violation occurred, and the exact date that it occurred. The Board will either vote to sustain or deny. Mr. Matt Carson is Legal Counsel for the Superintendent.

1. Comments and presentations by Grievant Eric Rodriguez.

Mr. Rodriguez provided a PowerPoint presentation regarding COVID data.

Ms. Annette Kinsey distributed the following handouts for information:

- COVID-19: Characteristics of Cases in Pediatric Florida Residents < 18 Years Old
- Supposed flyer posted on walls at Suwannee High School: Stop the Spread of Germs
- Letter from Florida Education Association (FEA), dated October 7, 2020, to Suwannee County School Board Members regarding their rebuttal to administration's Step II response to Eric Rodriguez's grievance.

2. Comments and presentations by Matt Carson, Legal Counsel for Superintendent Ted Roush.

Mr. Carson stated that Superintendent Roush will send home CDC guidelines to all students/parents, along with letting them know that face coverings are available in the school nurse offices, and additional COVID-19 color signage will be placed in all schools and District sites.

Mr. Carson stated that Grievant Mr. Rodriguez had the burden to prove that a contract violation occurred; and he failed to prove the violation. He addressed the timeline that the Level I grievance was not filed in a timely manner. He stated that the Board can deny on just that item. He stated his focus will be on Suwannee County; the numbers of our school children in Suwannee County and not another country or state; and the COVID-19 rate in our schools.

Mr. Carson distributed and reviewed Cumulative Exhibit 1, which included various documentation pertaining to the grievance. He noted that only the two relief sought items from the Level I grievance can be carried forward to Level II and Level III—no other items. He noted there were several reasons to deny: (1) Level I grievance was filed untimely; (2) Mr. Rodriguez did not meet his burden of a contract violation; and (3) There are no other items to consider rather than the first two relief sought. He recommended, through the Superintendent, to deny.

Mr. Rodriguez's rebuttal was that items can be added to a grievance. He asked for consideration not to deny on timeliness.

Mr. Carson's rebuttal was regarding percentages for teachers and students. He stated there is no evidence that teachers and/or students are catching COVID-19 only in our schools.

Mr. Dietzen stated that the evidence of hearing is completed. The sole function of the Board is to determine that the grievant proved there was a contract violation, a timely violation by preponderance of the evidence, and determine timely or not and/or whether there was a violation or not. The Superintendent had already agreed to send home CDC guidelines and increase the number of CDC color signs to help reinforce the District's plan. He advised the Board that, procedurally, you can have a motion and second to discuss the grievance and merits; or a motion and second to deny or accept the grievance At end of hearing, we must have the Board's decision on whether it is denied or not. MOTION by Mr. Alcorn to deny the motion. Mr. Alcorn withdrew his motion.

Mr. daSilva asked for a recess to review the evidence presented. Mr. Taylor shared the three items that the Superintendent agreed to as follows: CDC guidelines to parents; flyers stating that face coverings are available in the school nurse offices for students; and additional COVID-19 color signage will be placed in all schools and District sites. Mr. Alcorn asked that this information also be placed on the District website, as well. Mr. Dietzen noted that the Superintendent agreed to these items being done outside of the items listed in the Level I grievance.

The hearing recessed at 3:14 p.m. and resumed at 3:27 p.m.

3. Discussion and action regarding presentations and evidence provided for the Level III Grievance filed by Grievant Eric Rodriguez.

Board members held a discussion regarding the grievance and merits.

MOTION by Mr. Alcorn, second by Mr. White, to deny the Level III Grievance as presented. MOTION carried four to one; Ms. Cason voted NO.

The hearing adjourned at 3:58 p.m.

SUWANNEE COUNTY SCHOOL BOARD PUBLIC HEARING October 27, 2020

MINUTES

The Suwannee County School Board held a Public Hearing on this date in the Branford High School Auditorium, 405 NE Reynolds Street, Branford, Florida. School Board members present were Chairman Ed daSilva, Tim Alcorn, Catherine Cason (arrived at 5:58 p.m.), Jerry Taylor, and Ronald White, along with Superintendent Ted Roush, School Board Attorney Leonard Dietzen, Chief Financial Officer Vickie DePratter, and Administrative Secretary Karen Lager.

School Resource Officer Brad Mincks was also present.

Chairman daSilva called the hearing to order at 5:57 p.m.

1. Final review of additions and revisions to the Suwannee County School Board Policy Manual as follows: (Copies are available for review in the office of the Assistant Superintendent of Administration.)

| #2.091 | Family and School Partnership for Student Achievement |
|--------|---|
| | (Revised) |
| #5.021 | Homeless Students (Revised) |
| #5.025 | Educational Stability for Children in Foster Care (Revised) |
| #5.101 | Bullying and Harassment (Revised) |
| #5.19 | Student Records (Revised) |
| #5.241 | Parental Access to Information (Revised) |
| #6.15 | Education Paraprofessionals and Aides (Revised) |
| | |

Chairman daSilva called for comments or questions regarding the additions and revisions to the Suwannee County School Board Policy Manual and there were none.

2. Final review of additions and revisions to the Suwannee County School District Elementary and Secondary Student Progression Plans for 2020-2021. (Copies are available for review in the office of the Director of Curriculum and Instruction.)

Chairman daSilva called for comments or questions regarding the additions and revisions to the Suwannee County School District Elementary and Secondary Student Progression Plans and there were none.

The hearing adjourned at 5:59 p.m.

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SUWANNEE COUNTY SCHOOL BOARD REGULAR MEETING October 27, 2020

MINUTES

The Suwannee County School Board met in Regular Session on this date in the Branford High School Auditorium, 405 NE Reynolds Street, Branford, Florida. School Board members present were Chairman Ed daSilva, Tim Alcorn, Catherine Cason, Jerry Taylor, and Ronald White, along with Superintendent Ted Roush, School Board Attorney Leonard Dietzen, Chief Financial Officer Vickie DePratter, and Administrative Secretary Karen Lager.

School Resource Officer Brad Mincks and Student Ambassadors Isaac Mincks and Morgan Larney were present.

Chairman daSilva called the meeting to order at 6:00 p.m.

Student remarks and pledge to the flag by the Branford High School Beta Club student organization.

<u>Citizen Input</u> (A *Citizen Input Form* must be completed and submitted to the secretary to the Superintendent/School Board <u>prior to</u> addressing the Board. We ask that speakers keep their comments to two minutes.)

The following individual addressed the Board:

• Tyler Alcorn, representing Suwannee Middle School (SMS) students, addressed the Board regarding lockers at SMS. Mr. White asked to discuss this issue at a future Board workshop.

MOTION by Mr. Alcorn, second by Ms. Cason, for approval to adopt the Agenda, along with the Agenda Addendum. MOTION CARRIED UNANIMOUSLY

MOTION by Mr. Taylor, second by Mr. Alcorn, for approval of the Consent Agenda, along with a change on Page 30, under Recommendations: Instructional, Suwannee High School, Chantal Gustavson: strike the words Long Term Substitute and replace with Teacher.

Mr. Alcorn pulled Item #8 for discussion purposes, which he questioned the names James Betz and John Betz. It was noted it should be John Betz.

Mr. White questioned the following regarding #8:

- Page 30, under Recommendations: Administrative, District Office He questioned if there was a committee and interviews for the replacement of Kelly Waters' position. Mr. Boatright responded yes.
- Pages 31-32 Asked about the planning period supplements; how these supplements relate to the new schedule of having 6 periods and one period for planning; and up to 100 additional hours for Stefani Santos. Mr. Boatright and Mrs. Fitzpatrick responded.

MOTION CARRIED UNANIMOUSLY

CONSENT AGENDA

Anyone present may approach the Board concerning any item on this agenda. Board members may pull any item on the Consent Agenda for discussion and separate action.

1. Approval of the following Minutes: (pgs. 7-27)

| September 8, 2020 | Workshop Session Special Meeting Public Hearing (<i>Adopt the final Millage Rates and final Budget for 2020-2021</i>) (<i>NOTE</i>: Minutes already Board approved at the September 22, 2020, Regular Meeting, due to Department of Revenue |
|--------------------|---|
| September 22, 2020 | requirements for TRIM compliance.) - Public Hearing |
| September 29, 2020 | - Regular Meeting - Special Meeting |
| • , | · • |

2. Approval of the monthly financial statement for September 2020.

3. The following bills for the period March 1-31, 2020:

| General Checking Account | |
|-------------------------------------|--------------------|
| General Fund 1000 | \$ 1,000,968.89 |
| Special Act Bonds 2200 | 12,390.00 |
| LCIF Fund 3200 | 60,006.36 |
| Food Service Fund 4100 | 164,846.50 |
| Federal Fund 4200 | 184,897.62 |
| Elem & Sec School Emerg Relief 4410 | 21,156.24 |
| Other Cares Act Relief 4420 | 49,350.00 |
| | \$ 1,493,615.61 |
| | |
| Payroll Checking Account | |
| General Fund 1000 | \$ 3,181,808.07 |
| Food Service Fund 4100 | 148,353.43 |
| Federal Fund 4200 | 375,918.91 |
| Fund 4410 | 5,917.05 |
| Fund 4420 | 833.86 |
| | \$ 3,712,831.32 |
| | |
| <u>Total</u> | \$ 5,206,446.93 |

4. Approval of the following budget amendments for fiscal year 2020-2021:

| General | LCIF | Special Revenues |
|---------|-------|---------------------|
| I-3 | III-2 | IV-2 (Other CARES) |
| | | IV-3 (Federal) |
| | | IV-3 (Food Service) |

5. Approval for disposal of property as per the attached Property Disposition Form dated October 27, 2020. (**pg. 28**)

6. Approval of the following student transfers for the 2020-2021 school year. Parents will provide transportation.

| FIRST NAME | LAST NAME | TO | FROM | GRADE |
|------------|-------------------|----------|-----------|-------|
| Madalynn | Newman | Suwannee | Lafayette | 7 |
| Layla | Rodriguez | Suwannee | Hamilton | K |
| Alaia | Rodriguez Alvarez | Suwannee | Hamilton | PK |
| Zy'Torian | Ross | Suwannee | Columbia | 4 |
| Debra | Swanson | Suwannee | Lafayette | PK |

District Reassignment:

Zone Reassignment:

| FIRST NAME | LAST NAME | TO | FROM | GRADE |
|------------|-----------|-----|------|-------|
| Jacob | Floyd | BHS | SHS | 12 |
| Bethany | Wharton | BHS | SHS | 10 |

 Human Resources Transactions, with the following change on Page 30, under Recommendations: Instructional, Suwannee High School, Chantel Gustavson, strike "Long Term Substitute" and replace with "Teacher". (pgs. 29-35)

PERSONNEL CHANGES APPROVED:

RECOMMENDATIONS: ADMINISTRATIVE:

<u>District Office:</u> Elizabeth Johnston, Coordinator of ESE, effective February 1, 2021 REPLACES: Kelly Waters

RECOMMENDATIONS: INSTRUCTIONAL:

Suwannee High School: Theodore Frazier, Long Term Substitute (Temporary), effective October 2, 2020 REPLACES: Barbara Barker

Chantal Gustavson, Teacher (Temporary), effective September 16, 2020 REPLACES: Sarah Grillo

Branford Elementary School: James Kite, Music Teacher, effective October 5, 2020 REPLACES: Juettie Kelley

TERMINATION:

<u>Suwannee Springcrest Elementary:</u> Mary Metz, Teacher, effective September 17, 2020

SUSPENSION:

<u>RIVEROAK Technical College:</u> Lawanna Zimmermann, Teacher, October 12, 2020 through October 14, 2020, without pay

LEAVE OF ABSENCE (MATERNITY):

Suwannee High School: Trista Morales, Teacher, effective November 3, 2020 through January 4, 2021

Jenny White, Teacher, effective November 9, 2020 through January 4, 2021

<u>Suwannee Pineview Elementary:</u> Kaycie Kinsey Blanton, Teacher, tentatively, October 26, 2020 through January 4, 2021, *with the option of returning sooner if released by her doctor.*

Suwannee Springcrest Elementary: Brittany Broughton, Teacher, October 16, 2020 through January 4, 2021

LEAVE OF ABSENCE (PERSONAL):

Suwannee Pineview Elementary: Pamela Lewis, Teacher, September 9, 2020 through October 2, 2020

LEAVE OF ABSENCE (FAMILY MEDICAL LEAVE):

Suwannee Middle School: Elizabeth Mitchell, Teacher, October 7, 2020 through January 4, 2021

Suwannee Pineview Elementary: Pamela Lewis, Teacher, October 5, 2020 through January 4, 2021

LEAVE OF ABSENCE (MEDICAL):

<u>RIVEROAK Technical College:</u> Lawanna Zimmermann, Adult Education Teacher, October 15, 2020 through December 18, 2020, *with the option of returning sooner if released by her doctor*.

<u>MENTOR</u> Skylar Phillips MENTEE Michael Townsend Suwannee Riverside Elementary

PART-TIME/HOURLY EMPLOYEES:

RIVEROAK TECHNICAL COLLEGE PART-TIME/HOURLY EMPLOYEE July 1, 2020-June 30, 2021:

CAREER AND TECHNICAL EDUCATION:

Shari Senea Susan Morgan Phlebotomy Instructor Instructor-Evening Phlebotomy and Nursing Assistant

SUPPLEMENTARY:

| Employee Name | Position | Location |
|--|--------------------------------------|-------------------------|
| **Grace Brett | Head Girls' Varsity Soccer Coach | Suwannee High School |
| Tommy Brett | Assistant Varsity Soccer Coach | Suwannee High School |
| Tommy Brett | Head Girl's Jr. Varsity Soccer Coach | Suwannee High School |
| Brian Bullock | Head JV Boys' Basketball Coach | Suwannee High School |
| Pamela Cassube | Planning Period Supplement | Branford High School |
| Erin Clark | Planning Period Supplement | Branford High School |
| Brooke Cox-Knowles | Planning Period Supplement | Suwannee Virtual School |
| Carlos Diaz | Planning Period Supplement | Branford High School |
| **Eddie Ford | Head Girls' Basketball Coach | Suwannee Middle School |
| Jimmy Green | Asst. Varsity Boys' Soccer Coach | Suwannee High School |
| Elisa Hall | Planning Period Supplement | Suwannee High School |
| Angela Hester | Planning Period Supplement | Suwannee Virtual/SOS |
| | | |
| Priscilla Jones | Planning Period Supplement | Branford Elementary |
| Priscilla Jones | Supplement Reading Endorsement | Branford Elementary |
| Zafarys Kennedy | Asst. Boys' Basketball Coach | Suwannee High School |
| Doug Mabey | Head JV Boys' Soccer Coach | Suwannee High School |
| Hanna Moreno | Planning Period Supplement | Suwannee Springcrest |
| Elementary | | |
| Walter Musgrove | Assistant Wrestling Coach | Suwannee High School |
| Tammy Neil | Planning Period Supplement | Suwannee Middle School |
| Brooklyn Ross | Planning Period Supplement | Suwannee High School |
| Becky Skipper | Planning Period Supplement | Suwannee Springcrest |
| Elementary | | |
| | | |
| Adrienne Taylor **pending certification | Basketball Cheerleader Sponsor | Suwannee High School |

The following teacher to receive up to 100 additional hours at her hourly rate to coordinate student activities at BHS.

Stefani Santos

The following to be approved as teachers for the 4th Grade After School Reading Program

Tammy Atkinson Jenny Clark *Jacqueline Glover *Meri Harrell Angela Hester *Priscilla Jones *Wendy Stevens Miranda Walker *Sandra Winburn

*Alternate Teachers

RECOMMENDATIONS: NON-INSTRUCTIONAL/SCHOOL RELATED:

Branford Elementary School: Natalia Morales, Grant Funded ELL Paraprofessional (Temporary), effective October 1, 2020 REPLACES: New Position

Maria Owen, Food Service Monitor, effective September 22, 2020 REPLACES: New Position

Heidi Davis, Custodian (Temporary), effective September 9, 2020 REPLACES: New Position

Facilities Department: Douglas Bates, Maintenance Foreman, effective November 2, 2020 REPLACES: Ethan Butts

James Bryan, Assistant Foreman, effective November 2, 2020 REPLACES: Douglas Bates

John Betz, Maintenance Worker I, effective November 2, 2020 REPLACES: James Bryan

Lawrence Jelks, Maintenance Worker I, effective November 2, 2020 REPLACES: John Betz

Suwannee High School: Kelly Hollingsworth, Grant Funded ELL Paraprofessional (Temporary), effective October 1, 2020 REPLACES: New Position

Zafarys Kennedy, Custodian, (Temporary), effective September 30, 2020 REPLACES: New Position

Suwannee Middle School: Tiffany Dear, Media Clerk, effective October 19, 2020 REPLACES: Erika Leak

Balinda Federick, ESE Paraprofessional, effective October 1, 2020 REPLACES: Tiffany Dear Maritza Torres, Grant Funded ELL Paraprofessional (Temporary), effective October 1, 2020 REPLACES: New Position

Suwannee Pineview Elementary: Brenda Cooks, Food Service Worker, effective August 10, 2020 REPLACES: Linda Hingson

Alexis Dalton, Paraprofessional, effective October 19, 2020 REPLACES: Denise Chandler

Suwannee Springcrest Elementary: Holly Melland, Paraprofessional, effective September 29, 2020 REPLACES: Kerry Palmer

Hannah Lane, Custodian (Temporary), effective September 9, 2020 REPLACES: New Position

<u>Transportation Department:</u> Charles Dakota Carey, Crossing Guard, effective September 22, 2020 REPLACES: New Position

Elizabeth Cooper, Crossing Guard, effective October 2, 2020 REPLACES: RoseMerry Bell

Luis Pizarro, Bus Driver, effective October 9, 2020 REPLACES: Jimmy Cannon

RESIGNATIONS:

<u>RIVEROAK Technical College:</u> Laura Hernandez, Financial Aid Specialist, effective January 19, 2021

Dustin Smith, Custodian, effective October 17, 2020

Suwannee Riverside Elementary: Tramane Carwise, Paraprofessional, effective October 28, 2020

<u>Transportation Department:</u> Hope Robinson, Bus Driver, effective September 29, 2020

LEAVE OF ABSENCE (FAMILY MEDICAL LEAVE):

<u>Suwannee Pineview Elementary:</u> Jennifer McMillan, Paraprofessional, (*Revised from August 25, 2020 Agenda*) August 24, 2020 through October 30, 2020

Suwannee Riverside Elementary: Janice McCall, Paraprofessional, October 5, 2020 through January 5, 2021

LEAVE OF ABSENCE (MEDICAL):

<u>Transportation:</u> Sheila Rowden, Bus Driver, effective October 15, 2020 through October 30, 2020

LEAVE OF ABSENCE (ILLNESS IN THE LINE OF DUTY):

Suwannee Riverside Elementary: Debbie Ritchey, Custodian, October 7, 2020 through October 12, 2020, for a total of 27 hours

-

MISCELLANEOUS:

Approval for the following to work in the after school extended day Pre-K Program

Traci Davis

Approval for the following to work as a paraprofessional or teacher in the 21st Century Program

Charis Parker

STUDENT WORKER:

The following to serve as a Student Worker at RIVEROAK Technical College – *Early Childhood Education*:

Phoenix Webb-Patton

SUBSTITUTES:

The following to serve as Substitute Bus Drivers:

Heather Beauchamp Shawn Hill Kiara Janosh Caleb Jones Luis Pizzaro Robert Schnaudigel Cynthia Worthy

VOLUNTEERS:

Eric Bartelme Amber Bartelme Aaron Bass Charles Bean Kayli Burkett Victoria Crossno Tiffeney Cusick Jimmy Fields Laura Goss Nicole Hammock Stephanie Harrison Carla Hollinger Amanda Jacobs Gary Key Lisa Kriehn William Lawhon Jr. Rodney Leak Jessica Lindsey Niki Lorenjatos Bethany Mabey Amanda McMillan Christopher McMillan Chris Midgett Judithann Murray

Matthew Pennington Ashley Pritchett Thomas Roper Heidi Schenauer Daryl Snodgrass Melissa Snodgrass Christina Terrell Ashley Turner Candyce Vickers Briana Zonnevylle

End of List 2020-2021 School Year

REGULAR AGENDA

- 1. MOTION by Ms. Cason, second by Mr. Taylor, for approval to advertise additions and revisions to the Suwannee County School Board Policy Manual as follows:
 - #3.30 Automatic External Defibrillators (*Revised*) (pg. 36)
 - #4.181 Exertional Heat Illness (*New*) (pgs. 37-41)

MOTION CARRIED UNANIMOUSLY

2. MOTION by Mr. Taylor, second by Mr. Alcorn, for approval of additions and revisions to the Suwannee County School Board Policy Manual as follows: (Copies are available for review in the office of the Assistant Superintendent of Administration.)

| #2.091 | Family and School Partnership for Student Achievement | | |
|--------|---|--|--|
| | (Revised) | | |
| #5.021 | Homeless Students (Revised) | | |
| #5.025 | Educational Stability for Children in Foster Care (Revised) | | |
| #5.101 | Bullying and Harassment (Revised) | | |
| #5.19 | Student Records (Revised) | | |
| #5.241 | Parental Access to Information (Revised) | | |
| #6.15 | Education Paraprofessionals and Aides (Revised) | | |
| | , | | |

MOTION CARRIED UNANIMOUSLY

3. MOTION by Mr. White, second by Ms. Cason, for approval of additions and revisions to the Suwannee County School District Elementary and Secondary Student Progression Plans for 2020-2021. (Copies are available for review in the office of the Director of Curriculum and Instruction.) MOTION CARRIED UNANIMOUSLY

- 4. MOTION by Mr. Taylor, second by Ms. Cason, for approval of the following contract/agreement for the 2020-2021 school year: (NEW) (Note: This contract has been reviewed and approved by Board Attorney Leonard Dietzen.)
 - #2021-81 Healthcare Services Agreement between MAXVAX, LLC d/b/a Health Hero Florida and the School District of Suwannee County, Florida to provide influenza vaccines to students (*New*) (pgs. 42-51)

MOTION CARRIED UNANIMOUSLY

- MOTION by Mr. Alcorn, second by Mr. Taylor, for approval of the RIVEROAK Technical College Strategic Plan for July 2020 – June 2025. (pgs. 52-59) MOTION CARRIED UNANIMOUSLY
- MOTION by Mr. Taylor, second by Ms. Cason, for approval of the RIVEROAK Technical College Ongoing Operation and Maintenance of Physical Facilities and Technical Infrastructure Plan for 2020-2021. (pgs. 60-62) MOTION CARRIED UNANIMOUSLY
- MOTION by Mr. Taylor, second by Mr. Alcorn, for approval of the Florida Department of Education Five Year Facilities Work Plan for fiscal year 2020-2021. (A copy is available for review in the office of the Director of Facilities.)

Mr. White and Mr. Alcorn asked to re-categorize the work plan for the 2021-2022 school year and have a draft budget in March 2021 in order to compare the draft budget to the proposed work plan. Mr. Roush and Mrs. DePratter explained why there are other items/areas in the work plan that are not all building/facility related, as well as possibility of not having a draft budget ready in March. Mr. Taylor asked if the IT and Transportation directors could present their budgets separately in more detail. Mr. Roush responded that this topic can be discussed further in a future workshop.

MOTION CARRIED UNANIMOUSLY

8. MOTION by Mr. Alcorn, second by Ms. Cason, for approval of the Florida Safe Schools Assessment Tool (FSSAT) for 2020-2021. (A copy is available for review in the office of the Director of School Safety and Other Administrative Services.) MOTION CARRIED UNANIMOUSLY

Action on the Agenda Addendum

- #1. MOTION by Mr. Taylor, second by Mr. Alcorn, for approval to change the November Regular Board Meeting and Reorganization Meeting from November 24, 2020, to November 17, 2020. MOTION CARRIED UNANIMOUSLY
- #2. MOTION by Mr. Taylor, second by Mr. White, for approval to change the December Regular Board Meeting from December 22, 2020, to December 15, 2020. MOTION CARRIED UNANIMOUSLY

End of Agenda Addendum

- 9. Comments from Student Ambassadors
 - Student Ambassador Brad Mincks stated all is going well at BHS.
 - Student Ambassador Morgan Larney stated she is thankful for all the opportunities given to the SHS students.
- 10. Legal Counsel's Report No legal matters to report.
- 11. Superintendent's Report
 - Mr. Roush expressed his thanks and appreciation to Mr. Huddleston and BHS Staff for hosting tonight's meeting; to Beta Club for its participation in the meeting; and to Mark Carver for his 33 years of dedication and service to our District.

Mr. Dietzen commented that Mr. Carver has saved the District a lot of dollars due to his extensive knowledge with construction. He also expressed his thanks and appreciation to Mr. Carver for his dedication and service to the District.

- 12. Issues and concerns Board members may wish to discuss
 - Board members expressed their thanks and appreciation to Mr. Huddleston and BHS staff for hosting tonight's meeting; to the Beta Club for participating in the meeting; to Mark Carver for his dedication and service to the District; and to our Student Ambassadors.

- Mr. daSilva stated he was looking forward to the discussion regarding lockers at SMS at a future workshop.
- Mr. White expressed his thanks to Mrs. Fitzpatrick and Mr. Stavig for offering the gaming class at BHS. He asked if computer coding could be added at BHS. Mr. White questioned the \$300,000 for RIVEROAK Technical College (Item #5 on the Regular Agenda). Ms. Keen responded.

The meeting adjourned at 7:27 p.m.

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AN AGREEMENT

Between

SUWANNEE COUNTY SCHOOL BOARD

and

NF Suwannee, LLC d/b/a SUWANNEE HEALTH AND REHABILITATION CENTER Live Oak, Florida

This Agreement begins on November 17, 2020, between the Suwannee County School Board (SCSB) and NF Suwannee, LLC, d/b/a, Suwannee Health Care Center, Live Oak, Florida (Healthcare Agency).

Whereas, SCSB, through the RIVEROAK Technical College (RTC), operates a Patient Care Technician and Practical Nurse Education programs for qualified students preparing to be Licensed Patient Care Technicians and Practical Nurses; and,

Whereas, SCSB and the Healthcare Agency have agreed jointly to participate in a program in which Patient Care Technicians and Practical Nurse Education students may acquire clinical experience at the facilities of the Healthcare Agency; and,

Whereas, the parties share the mutual goal of high quality patient care and health sciences education;

Now, therefore, in consideration of the mutual covenants and obligations as set forth herein, the parties agree as follows:

I. GENERAL CONDITIONS

- 1. The Healthcare Agency and the SCSB expressly agree that all faculty and students under the program shall remain agents or students of the RTC. The RTC agrees that it will never act or represent it is acting as an agent of the Healthcare Agency or incur any obligations on the part of the Healthcare Agency without first obtaining the express written authority of the Administrator. The Healthcare Agency agrees that it will not be responsible for any salaries, taxes, or insurance of the RTC faculty, agents, or students.
- 2. The Healthcare Agency and RTC concur that this agreement may be cancelled at any time by either party hereto, with or without cause upon 30 days written notice to the other party.
- 3. The Healthcare Agency and RTC concur that this agreement shall continue in effect for the period of one year beginning November 17, 2020 through June 30, 2021; and shall be renewed from year to year unless otherwise notified in writing as in paragraph #2 above.
- 4. No alteration, modification, or variation of the terms of this agreement shall be valid unless made in writing and signed by both of the parties hereto.

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- 5. The Healthcare Agency and the RTC agree that executed copies of this agreement shall be placed on file with the Administrator of the Healthcare Agency and the Director of the RTC.
- 6. The SCSB agrees to require the student to maintain professional liability insurance with single limit liability coverage of not less than \$1,000,000.00/\$3,000,000.00.
- 7. The SCSB agrees to provide a certificate of liability insurance for the faculty members in the performance of their duties and responsibilities at the Healthcare Agency.
- 8. The SCSB holds the Healthcare Agency harmless from any acts of negligence of the instructors and students while in the Healthcare Agency facility within the scope of the Patient Care Technician and Practical Nurse Education programs.

II. THE HEALTHCARE AGENCY'S RESPONSIBILITY

- 1. To share in the responsibility for the education of health care students in the Patient Care Technician and Practical Nurse Education programs through the cooperation and assistance of its staff and employees along with the faculty and students of the RTC.
- 2. Students shall be selected for the programs by the RTC.
- 3. To make available to faculty and students of the RTC the use of its facilities the same as to its own personnel.
- 4. To make available whenever possible to faculty and students of the RTC all of its facilities and services in the planned learning experiences of the aforementioned programs.
- 5. To provide conference and meeting rooms as required and needed, if available, and not being used for other purposes by the Healthcare Agency.
- 6. To include faculty members of the program in their staff meetings when policies to be discussed affect or directly relate to the programs.
- 7. Instruction under the program(s) shall be at the time agreed by the parties to this contract and in agreement with the school curriculum calendar.
 - 8. The responsibility for the patient remains with the Healthcare Agency.

III. THE RTC'S RESPONSIBILITY

- 1. The operation of programs will comply with established policies and practices of the Healthcare Agency, including all applicable legislation and regulations.
- 2. Ascribes to equal access/equal opportunity; endorses non-discrimination on the basis of race, color, religion, national origin, sex, age, handicap, or marital status. To assign students and faculty to the Healthcare Agency based on this statement.

- 3. To maintain standards of the programs as recommended and prescribed by all governing bodies and accrediting agencies regulating the programs.
- 4. To comply with and require, if necessary, physical examination, chest x-rays, and certain immunizations as deemed necessary by the Healthcare Agency or other such authority relative to the programs prior to entrance upon premises under the programs.
- 5. To employ qualified employees in the programs as administrators and instructors. The RTC agrees to the responsibility of interpreting the objectives of the programs to the students, consulting with administrative personnel of the Healthcare Agency in advance about use of the various facilities, and conferring with appropriate members of the Healthcare Agency staff in selecting patients to provide the learning experiences desired for students.
- 6. To be responsible for the educational supervision of students in the program.
- 7. The Healthcare Agency may, at any time, direct withdrawal of any faculty or student from the institution facilities or premises whose conduct or performance is not in accord with the standards of the RTC and its programs, or is unprofessional and detrimental to the Healthcare Agency. This request for withdrawal shall be made to the appropriate school administrator. The RTC agrees that it will maintain the requisite degree of discipline among its students and faculty, giving full consideration to the Healthcare Agency's standard of conduct and performance.
- 8. Maintain individual records of classes, student activities, and competencies.
- 9. Maintain strict confidentiality regarding all patient-centered information.
- 10. Prepare any rotational plans for services to be used for experience and to secure the approval of this plan from the Healthcare Agency prior to the commencing of the educational program under the agreement. Substantive changes in the program will not be effective until such time as they shall be approved by the Healthcare Agency. -Please see attached Rider 1 to be incorporated herein.

IV. HIPAA REQUIREMENTS

The Provider agrees to comply with the Health Insurance Portability and Accountability Act of 1996, as codified at 42 U.S.C. § 1320d ("HIPAA") and any current and future regulations promulgated thereunder including without limitation the federal privacy regulations contained in 45 C.F.R. Parts 160 and 164 (the "Federal Privacy Regulations"), the federal security standards contained in 45 C.F.R. Part 142 (the "Federal Security Regulations"), and the federal standards for electronic transactions contained in 45 C.F.R. Parts 160 and 162, all collectively referred to herein as "HIPAA Requirements". The Provider agrees not to use or further disclose any Protected Health Information (as defined in 45 C.F.R. Section 164.501) or Individually Identifiable Health Information (as defined in 42 U.S.C. Section 1320d), other than as permitted by HIPAA Requirements and the terms of this Agreement.

The Healthcare Agency will make its internal practices, books, and records relating to the use and disclosure of Protected Health Information available to the Secretary of Health and Human Services to the extent required for determining compliance with the Federal Privacy Regulations.

V. LIABILITY OF PARTIES

- 1. Nothing in this Agreement shall be construed to create a joint venture, agency or other legal relationship between the Healthcare Agency and RTC which could result in either party being responsible or liable for the acts or omissions of the other party.
- 2. Nothing in this Agreement shall be construed to create an employer/employee relationship between the RTC students and the Healthcare Agency.
- 3. Nothing contained in this Agreement is intended to serve as a waiver of sovereign immunity by any party to which sovereign immunity may be applicable.

VI. INDEMNIFICATION

. .

1. Both parties shall indemnify and hold harmless the other party, it's officers, directors, agents and employees from and against any and all claims, liabilities, damages, and expenses including, without limitation, reasonable attorneys' fees, incurred by the party in defending actions brought against it arising out of or related to the acts or omissions of the other party, its agents, officers, or employees in the provision of services or performance of duties by the that party pursuant to this Agreement.

VII. PUBLIC RECORDS

For all contractors as set forth in Section 119.0701, Florida Statutes see EXHIBIT A which is incorporated by reference herein.

VIII. GOVERNING LAW AND VENUE

1.1 This Agreement will be governed by and construed in accordance with the laws of the State of Florida. In the event of any litigation arising from this Agreement, the Parties agree that the exclusive state court forum for said litigation shall be in Suwannee County, in the court of appropriate jurisdiction.

IX. RELEASE OF STUDENT RECORDS

The Healthcare Agency assures that student data will be handled with confidentiality as required by Florida Statute 1002.22.

X. FORCE MAJEURE

Except for payment of sums due, neither party shall be liable to the other nor deemed in default under this Agreement if and to the extent that such party's performance under this Agreement is rendered impossible, impractical, or prevented by reason of force majeure. For purposes of this Agreement, the term "force majeure" means an occurrence that is beyond the control of the party affected and occurs without fault or negligence on behalf of either party. Without limiting the

SCSB 2021-79 (REVISED/RENEWAL)

foregoing, force majeure includes acts of God, acts of the public enemy, war, riots, strikes, labor disputes, civil disorders, fires, floods, hurricanes, epidemics, pandemics, government regulations, and the issuance or extension of existing government orders of the United States, the State of Florida, or local county and municipal governing bodies, which prevents performance of the contract for all or part of the 2020-2021 academic year.

XI. E-Verify. Effective July 1, 2020

- A. Pursuant to Fla. Stat. § 448.095, Contractor shall use the U.S. Department of Homeland Security's E-Verify system, <u>https://e-verify.uscis.gov/emp</u>, to verify the employment eligibility of all employees **hired on or after January 1, 2021** during the term of this Agreement.
- B. Subcontractors
 - (i) Contractor shall also require all subcontractors performing work under this Agreement to use the E-Verify system for any employees they may hire during the term of this Agreement.
 - Subcontractors shall provide Contractor with an affidavit stating the subcontractor does not employ, contract with, or subcontract with an unauthorized alien, as defined by Fla. Stat. § 448.095.
 - (iii) Contractor shall provide a copy of such affidavit to the School Board upon receipt and shall maintain a copy for the duration of the Agreement.
- C. Contractor must provide evidence of compliance with Fla. Stat. § 448.095 by January 1, 2021. Evidence may consist of, but is not limited to, providing notice of Contractor's E-Verify number.
- D. Failure to comply with this provision is a material breach of the Agreement, and School Board may choose to terminate the Agreement at its sole discretion. Contractor may be liable for all costs associated with School Board securing the same services, inclusive, but not limited to, higher costs for the same services and rebidding costs (if necessary).

SCSB 2021-79 (REVISED/RENEWAL)

The Healthcare Agency and the RTC agree that copies of any revisions or modifications of this agreement, after execution by the parties, shall have the effect of modifying the terms of this agreement.

SUWANNEE COUNTY SCHOOL BOARD 1740 Ohio Avenue, South Live Oak, Florida 32064

BY: _____

_____ DATE: _____ Ted L. Roush Superintendent of Schools

BY:

• •

• •

Chairman Suwannee County School Board DATE:

"Approved as to Form and Sufficiency BY

Leonard J. Dietzen, III

Rumberger, Kirk & Caldwell, P.A. Suwannee School Board Attorney"

NF Suwannee, LLC d/b/a, SUWANNEE HEALTH AND REHABILITATION CENTER

Live Oak, Florida

BY: _____ DATE: _____

TITLE: ______

Mail notices to: President Gulf Coast Health Care, LLC 40 Palafax Place, Suite 400 Pensacola, FL 32502

Suwannee County School Board Approved on ______.

EXHIBIT A

Public Records Law Requirements under Chapter 119.0701, Florida Statutes

IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, HE OR SHE MUST CONTACT THE DISTRICT'S CUSTODIAN OF PUBLIC RECORDS, VICKIE MUSIC DePRATTER, CPA, CHIEF FINANCIAL OFFICER, AT 386-647-4609, <u>VICKIE.DEPRATTER@SUWANNEE.K12.FL.US</u>, OR 1740 OHIO AVENUE SOUTH LIVE OAK, FL 32064.

If you are a contractor as defined by Section 119.0701(1)(a), Florida Statutes, you must comply with Florida's public records law.

You must keep and maintain public records required by the School District to perform the contracted services.

Upon request from the School District's Custodian of public records, you must provide the District with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119 or otherwise provided by law.

You must ensure that public records which are *exempt* <u>or</u> *confidential and exempt* from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract, if the contractor does not transfer the records to the District.

Upon completion of the contract, you must transfer, at no cost, to the District all public records in possession of the contractor or continue to keep and maintain public records required by the District to perform the contracted services. *See* Section 119.0701(2)(b)4, Florida Statutes, for additional record keeping requirements.

REQUEST FOR RECORDS RELATING TO DISTRICT'S CONTRACT FOR SERVICES

A request to inspect or copy public records relating to a District's contract for services must be made directly to the District's records custodian. If the District does not possess the requested records, the District shall immediately notify the contractor of the request, and the contractor must provide the records to the District or allow the records to be inspected or copied within a reasonable time.

If contractor does not timely comply with the District's request for records, the District shall be able to sue for breach of contract and the prevailing party shall be entitled to attorney's fees.

A contractor who fails to provide the requested public records to the District within a reasonable time may be subject to penalties under Section 119.10, Florida Statutes.

FIXED ASSET FORM

COMPLETED BY: PURCHASE ORDER ORIGINATOR

| Company Name & Address: | Expenditure Account Number: | | |
|--|---|--|--|
| | | | |
| | Manufacturer: | | |
| Item Cost: | | | |
| is purchase subject to quotes or bid? Yes No | Year/Make/Model: | | |
| If yes, attach quote documentation, bid # or state | | | |
| contract #. | Item Description: | | |
| Form Unloaded to Slaward: V N | | | |
| Form Uploaded to Skyward: Y N | Site: | | |
| Date: | onc | | |
| | Building: | | |
| Submitted By: | | | |
| Printed Name: | Room: | | |
| COMPLETED BY: BOOKKEEPER/ORIGINATOR UPON PURCHASE ORDER APPROVAL | | | |
| Purchase Order Number: | Date of Approved Purchase Order: | | |
| | | | |
| *Copy of Purchase Order & Property Form | Sender Signature: | | |
| Sent to Facilities Dept. Y N | | | |
| *Copy of Purchase Order & Property Form Sent to IT | | | |
| Department for Technology Purchases? | | | |
| YN | - · · · · · · · · · · · · · · · · · · · | | |
| Date: | Printed Name: | | |
| | | | |
| | Invoice Number: | | |
| COMPLETED BY: | Voucher Number: | | |
| FACILITIES DEPARTMENT PROPERTY | | | |
| RECORD CLERK | Serial Number: | | |
| | | | |
| | Property Records Number: | | |
| | | | |
| Received by: Buil | ding: Room #: | | |
| Sign | | | |
| Print Name: | Date: | | |
| TO BE COMPLETED BY IT DEPARTMENT ONLY | | | |
| Received for Processing (Signature): | | | |
| Date: | | | |

JERRY TAYLOR DISTRICT 1 CATHERINE CASON DISTRICT 2 TIM ALCORN DISTRICT 3



ED DA SILVA DISTRICT 4 RONALD WHITE DISTRICT 5 LEONARD DIETZEN, III BOARD ATTORNEY

1740 Ohio Avenue, South Live Oak, Florida 32064 Telephone: (386) 647-4600 • Fax: (386) 364-2635

> TED L. ROUSH Superintendent of Schools

MEMORANDUM

TO: Ted L. Roush, Superintendent of Schools

FROM: Walter Boatright, Director of Human Resources UP

- **DATE:** November 2, 2020
- **RE:** Human Resources Transactions for November 17, 2020

Regular Meeting

RECOMMENDATION:

Pursuant to Section 1012.27 (1A) (1B), *Florida Statutes*, the Superintendent hereby submits the following written personnel recommendations.

SUWANNEE COUNTY SCHOOL DISTRICT

"Suwannee County School District will be a system of excellence ensuring all students are prepared for personal success." A Fully Accredited School System-SACS CASI, an Accrediting Division of AdvanceD • Equal Opportunity Employer

SUWANNEE COUNTY SCHOOL BOARD Human Resources Transactions

TO: District School Board of Suwannee County

FROM:

Ted L. Roush, Superintendent of Schools

Pursuant to Section 1012.27 (1A) (1B), Florida Statutes, I hereby submit the following written personnel recommendations.

RECOMMENDATIONS FOR THE 2020-2021 SCHOOL YEAR:

RECOMMENDATION: INSTRUCTIONAL:

<u>District Office:</u> Tamara Williams, Staffing Specialist, effective February 1, 2021 REPLACES: Elizabeth Johnston

<u>RIVEROAK Technical College:</u> Cynthia Frye, Teacher, effective November 1, 2020 REPLACES: Lawanna Zimmermann

SUPPLEMENTARY:

| Employee Name | Position | <u>Location</u> |
|---------------|-----------------------------------|----------------------|
| Daycia Bandy | Girls' Assistant Basketball Coach | Suwannee High School |
| Daycia Bandy | Girls' Assistant Track Coach | Suwannee High School |
| *Kaila Dalton | Varsity Assistant Softball Coach | Suwannee High School |
| Kyler Hall | Head JV Football Coach | Suwannee High School |
| Daniel Marsee | Assistant JV Football Coach | Suwannee High School |

*Pending certification

RETIREMENT: NON-INSTRUCTIONAL/SCHOOL RELATED:

Suwannee High School: Jan Schenck, Paraprofessional, effective May 28, 2020

RECOMMENDATIONS: NON-INSTRUCTIONAL/SCHOOL RELATED:

Branford Elementary School: Heather Lewis, Food Service Monitor, effective October 27, 2020

Branford High School: Brenda Raulerson, Custodian, effective October 30, 2020 REPLACES: Devontaye Thomas Kathleen Wilson, Food Service Monitor, effective October 14, 2020 REPLACES: Cheryl Latham

<u>Facilities:</u> Jeffery Prescott, Maintenance Man II, effective November 9, 2020 REPLACES: Lawrence Jelks

<u>RIVEROAK Technical College:</u> Damien Rickett, Custodian, effective November 9, 2020 REPLACES: Dustin Smith

Suwannee Middle School: Cheryl Latham, Food Service Worker, 6 hour, effective October 14, 2020 REPLACES: RoseMerry Bell

Leslie Ramsey, School Receptionist, effective December 1, 2020 REPLACES: Carla Williams

<u>Transportation:</u> Caleb Jones, Bus Driver, effective November 4, 2020 REPLACES: Ernestine Riley

RETIREMENT:

<u>Suwannee High School:</u> Douglas Aukerman, Security Guard, effective January 4, 2021

RESIGNATIONS:

<u>Suwannee Middle School:</u> Taylor Farrar, Food Service Monitor, effective October 26, 2020

<u>Transportation Department:</u> Amanda Colon, Bus Driver, effective October 28, 2020

Taylor Farrar, Substitute Bus Attendant, effective October 26, 2020

Vadarian Robinson, Bus Driver, effective October 26, 2020

LEAVE OF ABSENCE (FAMILY MEDICAL LEAVE):

<u>Facilities:</u> Kevin Williams, Maintenance, September 25, 2020 through January 20, 2021 *With the option of returning sooner if permitted by his doctor*

Levi McCall, Maintenance, October 21, 2020 through October 30, 2020 With the option of using the remainder of the 12 weeks intermittently as needed <u>Suwannee Pineview Elementary:</u> Stephanie Pinkard, Custodian, October 13, 2020 through November 27, 2020 With the option of returning sooner if permitted by her doctor

<u>Transportation:</u> <u>Sheila Rowden, Bus Driver, effective November 2, 2020 through January 4, 2021</u> *With the option of returning sooner if permitted by her doctor*

LEAVE OF ABSENCE (MEDICAL):

Suwannee Middle School: Jarvis McClain, Custodian, October 9, 2020 through November 27, 2020

Suwannee Pineview Elementary: Pattie Nixon, School Nurse, November 16, 2020 through January 4, 2021

MISCELLANEOUS:

Approval for the following to work as a paraprofessional or teacher in the 21st Century Program:

Luwanna Hill

Approval for the following to work October 30, 2020 for retirement purposes:

Nannette Kimbro

Approval for the following to work up to, but not to exceed, an additional 200 hours for the remainder of the 2020-2021 school year, providing funding is available through the Immigrant Grant:

Juanita Torres

SUBSTITUTES:

The following to serve as Substitute Bus Driver:

Toni Phillips

The following to serve as Substitute Bus Attendant:

Tami McDurmon

VOLUNTEERS:

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End of List 2020-2021 School Year

PROHIBITING DISCRIMINATION, INCLUDING SEXUAL AND OTHER FORMS OF HARASSMENT

2.16

I. Policy Against Discrimination

- No-person shall, The School Board of Suwannee County, Florida A. prohibits all forms of unlawful discrimination against students, employees and other persons in all aspects of the District's programs. activities and operations. The term "unlawful discrimination" encompasses any unlawful policy, practice, conduct, or other unlawful denial of rights, benefits, or privileges that is based on any legally protected status or classification under applicable federal, state, or local law including but not limited to on the basis of race (including antisemitism), color, religion, gender, age, marital status, sexual orientation, pregnancy, disability, political or religious beliefs, national or ethnic origin, or genetic information. Various state and federal laws establish the actions that do (and do not) constitute unlawful discrimination with respect to each protected status or classification. Where applicable, unlawful harassment that is based on a legallyprotected status is one form of unlawful discrimination. be-excluded from participation in, be denied the benefits of, or be subjected to discrimination under-any education program-or activity, or in any employment conditions or practices conducted by this-School District, except as provided by law.
- B. The School Board shall comply with all state and federal laws, which prohibit discrimination and are designed to protect the civil rights of applicants, employees, and/or students, or other persons or organizations protected by applicable law.
- C. The School Board shall admit students to District Schools, programs, and classes without regard to race <u>(including anti-semitism)</u>, color, religion, gender, age, national or ethnic origin, marital status, <u>sexual</u>

orientation, political or religious beliefs, disability, or handicap or any other distinguishing physical or personality characteristics.

- D. <u>The School Board prohibits retaliation by any District personnel against</u> <u>a person for reporting, filing or being a witness in a discrimination</u> <u>(including harassment) charge, complaint, investigation or lawsuit</u> <u>associate or in connection with this policy.</u>
- E. Established grievance procedures and appropriate discrimination complaint forms are available from the Office of Civil Rights & Equity (Professional Standards), Student Support Services or the Equity Coordinator at each school/district office. Complaints/inquiries regarding compliance with these regulations may be submitted in writing to:
 - 1. For Employee Office of Civil Rights and Equity Compliance at 1740 Ohio Avenue South, Live Oak,, FL 32064.
 - 2. For Students Student Support Services at 1740 Ohio Avenue South, Live Oak,, FL 32064.
 - 3. Job applicants with disabilities requesting accommodations under the American with Disabilities Act (ADA) may contact Director of Human Resources at 1740 Ohio Avenue South, Live Oak, FL 32064.
 - 4. <u>Current School District employees with disabilities requesting</u> <u>accommodations under the ADA may contact Professional</u> <u>Standards at Director of Human Resources, 1740 Ohio Avenue</u> <u>South, Live Oak, FL 32064.</u>
- F. <u>The Superintendent shall submit an annual equity report addressing the</u> <u>district's educational and employment practices as required by</u> <u>Florida's Educational equity Act.</u>
- II. Policy Against Sexual Harassment or Other Forms of Harassment Prohibited by Law

- A. The School Board desires to maintain an academic and work environment in which all employees, volunteers, and students are treated with respect and dignity. A vital element of this atmosphere is the Board's commitment to equal opportunities and the prohibition of discriminatory practices. The Board's prohibition against discriminatory practices includes prohibitions against sexual harassment, or any other form of harassment based upon a person's membership in a protected class and specifically prohibited by applicable state or federal law. The School Board forbids sexual harassment, or any other form of illegal harassment, of any employee, student, volunteer or visitor. The Board will not tolerate sexual harassment, or any other form of illegal harassment by any of its employees, students, volunteers or agents.
- B. The prohibition against discrimination including sexual and other forms of illegal harassment shall also apply to nonemployee volunteers who work subject to the control of school authorities, and to all vendors or service providers who have access to School Board facilities.
- III. Definitions of Sexual-Harassment
 - A. <u>Compliance Officer is the person designated by the School Board to</u> receive complaints of harassment referred by the Title IX Coordinator and oversees the investigation of those complaints as described below.
 - B. <u>Sexual harassment prohibited by Title IX means conduct on the basis</u> of sex that satisfies one or more of the following:
 - 1. <u>An employee of the School Board conditioning the provision of</u> an aid, benefit, or service of the School Board on an individual's participation in unwelcome sexual conduct (quid pro quo)
 - 2. <u>Any unwanted or unwelcome conduct that a reasonable person</u> would find so severe, pervasive and objectively offensive that it denies a person equal educational access.

- 3. <u>Reports of sexual assault, dating violence, domestic violence and stalking, as defined in the federal Violence Against Women Act do not need to meet the description of severe, pervasive and objectively offensive.</u>
- C. Prohibited sexual harassment includes, but is not limited to, requests for sexual favors, and other verbal, visual or physical conduct of a sexual nature when
 - 1. Submission to the conduct is explicitly or implicitly made a term or condition of an individual's employment, academic status, or progress.
 - 2. Submission to or rejection of the conduct by an individual is used as the basis for employment or academic decisions affecting the individual.
 - 3. The conduct has the purpose or effect of having a negative impact on the individual's academic performance or employment, unreasonably interfering with the individual's education or employment, or creating an intimidating, hostile, or offensive educational or employment environment.
 - 4. Submission to or rejection of the conduct by the individual is used as the basis for any decision affecting the individual regarding any term or condition of employment, employment or academic benefits, or services, honors, programs, or activities available at or through the school.
- D. Types of conduct which are prohibited in the District and which may constitute sexual harassment include, but are not limited to
 - 1. Graphic verbal comments about an individual's body or appearance.

- 2. Sexual jokes, notes, stories, drawings, pictures or gestures.
- 3. Sexual slurs, leering, threats, abusive words, derogatory comments or sexually degrading descriptions.
- 4. Unwelcome sexual flirtations or propositions for sexual activity or unwelcome demands for sexual favors, including but not limited to repeated unwelcome requests for dates.
- 5. Spreading sexual rumors.
- 6. Touching an individual's body or clothes (including one's own) in a sexual way, including, but not limited to, grabbing, brushing against, patting, pinching, bumping, rubbing, kissing, and fondling.
- 7. Cornering or blocking normal movements.
- 8. Displaying sexually suggestive drawings, emails, pictures, written materials, and objects in the educational environment.
- IV. Definition of Other Forms of Prohibited Harassment
 - A. Illegal harassment on the basis of any other characteristic protected by state or federal law is strictly prohibited. This includes verbal or physical conduct that denigrates or shows hostility or aversion toward an individual because of his/her race, (including ant-semitism), color, religion, gender, national or ethnic origin, age, disability, marital status, sexual orientation, political or religious beliefs, citizenship, pregnancy or genetic information or any other distinguishing physical or personality characteristic protected by law and that:
 - 1. Has the purpose or effect of creating an intimidating, hostile or offensive work or academic environment;

- 2. Has the purpose or effect of interfering with an individual's work or academic performance; or
- 3. Otherwise, adversely affects an individual's employment or academic performance.
- B. Examples of prohibited actions, which may constitute harassment include, but are not limited to, the following:
 - 1. Epithets, slurs or negative stereotyping; or
 - 2. Threatening, intimidating or hostile acts, such as <u>physical acts of</u> aggression against a person or his property; stalking; or
 - 3. Written or graphic material that denigrates or shows hostility or aversion toward an individual or group and that is placed on walls or elsewhere on the school or District office premises or circulated in the workplace or academic environment.
- V. Retaliation Prohibited
 - A. Any-act of retaliation against an individual who files a complaint alleging a violation of the District's antidiscrimination policy and/or sexual or illegal harassment policy or who participates in the investigation of a discrimination complaint is prohibited.
 - B. Retaliation may include, but is not limited to, any form of intimidation, reprisal or harassment-based upon participation in the investigation of, or filing a complaint of, discrimination.
- VI. Procedures for Filing Complaint of Discrimination, Sexual Harassment, or Other Form of Illegal Harassment
 - A. Procedures for Filing Complaints

- 1. Any person who believes that he or she has been discriminated against, or placed in a hostile environment based on gender, marital status, sexual orientation, race, color, national or ethnic origin, religion, age, disability, political or religious beliefs, pregnancy or any other distinguishing physical or personality characteristics by an employee, volunteer, agent or student of the School District should report the alleged harassment to the Title IX Coordinator or to any school personnel. The alleged harassment should be reported within sixty (60) days of alleged occurrence. file a written or oral complaint. The complaint should set forth a description of the alleged discriminatory actions/harassment, the time frame in which the alleged discrimination occurred, the person or persons involved in the alleged discriminatory actions, and any witnesses or other evidence relevant to the allegations in the complaint. Any school personnel who has notice that a student or other school personnel may have been a victim of prohibited harassment shall immediately report the alleged harassment to the Title IX Coordinator. The formal complaint must be resolved according to the federal regulations and District processes that specifically apply to such formal complaints; and
- 2. After receiving a complaint, the Title IX Coordinator makes an initial determination whether the allegations may be sexual harassment prohibited by Title IX. If they may be, the Title IX Grievance Process listed below is followed. If it does not meet the sexual harassment prohibited by Title IX, then the complaint is referred to the Compliance Officer who follows the procedures set forth below. The Title IX Coordinator will also determine whether the alleged harassment may also constitute criminal conduct and ensure that law enforcement officials are notified, if necessary. If the alleged harassment may also constitute child

abuse, then it must be reported to the Department of Children and Families.

- 3. The complaint should be filed with the School Principal, Site Administrator or Supervisor. Complaints filed with the Principal, Site Administrator, or supervisor must be forwarded to the District's EEO Officer (*Equity or Professional Standards Coordinator) within five (5) days of the filing of the complaint. If the complaint is against the principal, or site administrator, <u>or supervisor</u>, the complaint may be filed directly with the EEO (*Equity or Professional Standards coordinator) officer.
- 4. If the complaint is against the District's EEO Officer, the Superintendent, or other member of the School Board, the complaint may be filed with the School Board Attorney.
- B. Procedures for Processing Complaints of Harassment
 - 1. Complaints filed against persons other than the <u>Equity Officer</u> (<u>Professional Standards Coordinator</u>), Superintendent or member of the School Board.
 - Upon receipt of the written complaint by the District a, EEO/Equity Officer (Professional Standards Coordinator) Officer, the District EEO Officer shall appoint an investigator to conduct an investigation of the allegations in the complaint. The investigation may be conducted by school personnel or a third party designated by the school district. The investigation will be conducted within thirty (30) days. The investigator shall determine whether interim measures should be taken pending the outcome of the investigation. Such interim measures may include, but are not limited to, separating the alleged harasser and the person allegedly harassed. The investigator shall interview the complainant and the accused; interview any witnesses identified by the complainant, accused, or by

other sources; take statements from all witnesses; and review any relevant documents or other evidence. Upon completing a review of all evidence relevant to the complaint, the investigator shall prepare a written summary of the investigation, and make a recommendation to the District EEO/Equity Officer (Professional Standards Coordinator) Officer as to whether there is reasonable cause to believe a violation of the District's antidiscrimination policy has occurred. Copies of documents, evidence and witness statements which were considered in the investigation must be sent to the EEO officer along with the summary and recommendation.

- b. If the complaint is against the EEO officer, the School Board Attorney shall appoint an investigator, who shall conduct an investigation in the manner set forth in section V.B.1.a.
- c. The investigation, summary, relevant documents, witnesses' statements and recommendation should be completed and forwarded to the EEO Officer within thirty (30) days, or to the School Board Attorney within thirty (30) days, if the complaint is against the EEO Officer. The EEO Officer, or School Board Attorney, respectively, shall review the investigation summary, evidence and recommendation, and determine within ten (10) days whether there is reasonable cause to believe a discriminatory practice occurred.
- d. If the EEO Officer or School Board Attorney determines there is reasonable cause to believe a violation of the nondiscriminatory policy occurred, he or she shall within ten (10) days provide notice of the reasonable cause finding to the complainant and the accused. The EEO

Officer or School Board Attorney shall then forward the investigatory file, reasonable cause determination, and all related documents and evidence, to the Superintendent.

- e. If the EEO Officer or School Board Attorney determines, after a review of the investigation, summary, recommendation and other evidence, that there is no reasonable cause to believe a discriminatory practice occurred, he or she shall provide within ten (10) days notice of the finding of no reasonable cause to the complainant and accused. The complainant may request a no reasonable cause finding by the EEO Officer or School Board Attorney be reviewed by the Superintendent within ten (10) days of receipt of this notice. The complainant shall provide a written statement detailing facts in support of his or her disagreement with the determination.
- f. The complainant will also be given an opportunity to meet with the Superintendent and EEO Officer/School Board Attorney to present his or her position. The Superintendent and EEO Officer/School Board Attorney shall prepare a written memorandum summarizing the content of the conference to be included in the complaint file. The Superintendent shall within ten (10) days of receipt of the notice make a final determination as to whether there is reasonable cause to believe a discriminatory practice occurred.
- g. If review by the Superintendent is not timely requested, the EEO Officer or School Board Attorney's determination of no reasonable cause shall be final.
- h. The accused may request, within ten (10) days of receipt of a notice of a finding of reasonable cause, that the determination be reviewed by the Superintendent. The

request must include a written statement expressing the accused's position on the complaint and findings, and address any facts, statements or evidence which he or she submits are inaccurate. The accused will be given an opportunity to meet with the Superintendent and the EEO Officer/School Board Attorney to present his or her position. The Superintendent and EEO Officer/School Board Attorney must within ten (10) days of receipt of the notice prepare a memorandum summarizing the content of the meeting to be included in the complaint file.

- i. <u>If review by the Superintendent is not timely requested</u>, <u>the EEO Officer or School Board Attorney's</u> <u>determination of no reasonable cause shall be final</u>.
- j. After providing the opportunity for an informal hearing as referenced in section V.B.1.h., the Superintendent shall evaluate all the evidence, the investigation summary, recommendations and findings, along with any input by the accused and complainant, and make a final determination as to whether there is reasonable cause to support the complainant's allegations. He or she shall then determine any necessary disciplinary, remedial, or other action. Notice of the final disposition of the complaint and any disciplinary and/or remedial action shall within ten (10) days of the informal hearing be forwarded to the accused and the complainant, and a copy of the notice will be filed with and maintained in the office of the District EEO Officer and the Personnel Director.
- k. <u>All employees shall cooperate with any investigation of</u> <u>alleged harassment conducted under this policy or by an</u> <u>appropriate state or federal agency.</u>

- 1. <u>Employees may choose to pursue their complaints through</u> the relevant employee grievance procedure instead of the complaint procedure in this policy.
- 2. Complaints against School Board Members or against the Superintendent
 - a. Complaints against School Board Members or the Superintendent shall be filed with the School Board Attorney. The School Board Attorney will within twenty (20) days appoint an outside, independent investigator to conduct an investigation and make a recommendation as to whether a discriminatory practice has occurred. It is recommended, but not mandatory, that the investigator be an attorney familiar with federal and state law prohibiting discrimination on the basis of a protected status.
 - b. The complainant and accused shall be interviewed by the outside investigator. Both shall provide written lists of witnesses to be interviewed, and documents or other evidence to be reviewed as relevant to the complaint. The investigator shall interview all witnesses identified by the complainant or accused, in addition to witnesses with relevant knowledge which the investigator may discover from other sources. The investigator shall also review relevant documents and other evidence. The investigator shall within twenty (20) days of receiving the complaint prepare a written summary of his or her investigation, and a recommendation to the School Board Attorney as to whether there is reasonable cause to believe that a discriminatory practice may have occurred.
 - c. If reasonable cause is recommended by the investigator against a School Board Member or an elected Superintendent, the recommendation shall within twenty

(20) days be forwarded to the Governor's office to determine if there is evidence that a misfeasance or malfeasance of office occurred. The Governor's office will be responsible for taking any necessary action in accordance with applicable law with reference to an elected official. The School Board shall receive and make the final determination if the Superintendent is appointed by the Board.

- d. A finding of no reasonable cause by the outside investigator, which is reviewed and confirmed by the School Board Attorney shall be final. In compliance with Florida Statute, the investigation file shall become public record and the Superintendent or School Board Member shall answer to their constituency.
- C. Penalties for Confirmed Discrimination or Harassment
 - 1. Student A substantiated allegation of discrimination or harassment against a student shall subject that student to disciplinary action consistent with the *Code of Student Conduct*.
 - 2. Employee or Volunteer A substantiated allegation of discrimination or harassment against an employee may result in disciplinary actions including termination and referral to appropriate law enforcement authorities. A volunteer shall be removed from service and a referral may be made to appropriate law enforcement authorities.
- D. Limited Exemption from Public Records Act and Notification of Parents of Minors
 - 1. To the extent possible, complaints will be treated as confidential and in accordance with Florida Statutes and the Family Educational Rights and Privacy Act (FERPA). Limited disclosure may be necessary to complete a thorough

investigation as described above. The District's obligation to investigation and take corrective action may supersede an individual's right to privacy.

2. The parents of a person under the age of 18 who has filed a complaint of discrimination and/or harassment shall be notified within three (3) days of receipt of a complaint.

VII. Sexual Harassment Prohibited by Title IX

- A. <u>Definitions</u>
 - 1. Complainant means an individual who is alleged to be the victim of conduct that could constitute sexual harassment prohibited by Title IX.
 - 2. Formal complaint means a document filed by a complainant or signed by the Title IX Coordinator alleging sexual harassment prohibited by Title IX against a respondent and requesting that the allegation be investigated. A formal complaint may be filed with the Title IX Coordinator in person, by mail, or by electronic mail. When the Title IX coordinator signs a formal complaint, the Title IX Coordinator is not a complainant or otherwise a party. The allegations in a formal complaint must be investigate. In response to a formal complaint, the Title IX grievance process noted below is followed.
 - 3. <u>Program or Activity includes locations, events or circumstances</u> over which the School Board excises substantial control over both the respondent and the context in which the sexual harassment occurs.
 - 4. <u>Respondent means an individual who has been reported to be the</u> perpetrator of conduct that could constitute sexual harassment prohibited by Title IX.

Supportive measures means non-disciplinary, non-punitive 5. individualized services offered as appropriate, as reasonably available, and without fee or charge to the complainant or the respondent before or after the filing of a formal complaint or where no formal complaint has been filed. Such measured are designed to restore or preserve equal access to the School Board's education program or activity without unreasonably burdening the other party, including measures designed to protect the safety of all parties or the educational environment. or deter sexual harassment. Supportive measures may include counseling, extensions of deadlines or other course-related adjustments, modifications of work or class schedules, campus escort services, mutual restrictions on contact between the parties, changes in work locations, leaves of absence, increased security or monitoring of parts of campus, and other similar measures. Any supportive measures provided to the complainant or respondent are maintained as confidential, to the extent that maintaining such confidentiality does not impair the ability to provide supportive measures. The Title IX Coordinator is responsible for coordinating the effective implementation of supportive measures.

B. <u>Title IX Complaint (Grievance) Process</u>

1. Any person may report sex discrimination prohibited by Title IX, including sexual harassment (whether or not the person reporting is the person alleged to be the victim of conduct that could constitute sex discrimination or sexual harassment), in person, by mail, by telephone, or by electronic mail, using the contact information listed for the Title IX Coordinator or by any other means that results in the Title IX Coordinator receiving the person's verbal or written report. Such a report may be made at any time, including non-business hours, by using the telephone

number or electronic mail address, or by mail to the office address listed for the Title IX Coordinator.

- 2. <u>Complainants and respondents are treated equitably by offering</u> <u>supportive measures to a complainant and by following this</u> <u>grievance process before the imposition of any disciplinary</u> <u>sanctions or other actions that are not supportive measures</u> <u>against a respondent.</u>
- 3. The Title IX Coordinator promptly contacts the complainant to discuss the availability of supportive measures, consider the complainant's wishes with respect to supportive measures, inform the complainant of the availability of supportive measures with or without the filing of a formal complaint, and explain the process for filing a formal complaint.
- 4. Nothing herein precludes a respondent from being removed from the School's education program or activity on an emergency basis, provided that an individualized safety and risk assessment determines that an immediate threat to the physical health or safety of any student or other individual arising from the allegations of sexual harassment justifies removal, and that the respondent is provided with notice and an opportunity to challenge the decision immediately following the removal.
- 5. <u>Nothing herein precludes a non-student employee respondent</u> from being placed on administrative leave during the pendency of a grievance process.
- 6. This grievance process treats complainants and respondents equitably by providing remedies to complainant where a determination of responsibility for sexual harassment has been made against the respondent, and by following this process before the imposition of any disciplinary sanctions or other actions that are not supportive measures against a respondent.

Remedies are designed to restore or preserve equal access to the School's education program or activity.

- 7. The respondent is presumed not responsible for the alleged conduct until a determination regarding responsibility is made at the conclusion of the grievance process.
- 8. <u>All relevant evidence is evaluated objectively, including both</u> <u>inculpatory and exculpatory evidence.</u> <u>Credibility</u> <u>determinations are not based on a person's status as a</u> <u>complainant, respondent, or witness.</u>
- 9. <u>Any Title IX Coordinator, investigator, decision-maker, or any</u> person who facilitates an informal resolution process may not have a conflict of interest or bias for or against complainants or respondents generally or an individual complainant or respondent.
- 10. Title IX Coordinators, investigators, decision-makers, and any person who facilitates an informal resolution process must receive training on the definition of sexual harassment prohibited by Title IX, the scope of the School's education program or activity, how to conduct an investigation and grievance process including appeals, and informal resolution processes, and how to serve impartially, including by avoiding pre-judgment of the facts at issue, conflicts of interest, and bias. Decision-makers receive training on issues of relevance of questions and evidence, including when questions and evidence about the complainant's sexual predisposition or prior sexual behavior are not relevant. Investigators receive training on issues of relevance in order to create investigative reports that fairly summarize relevant evidence.
- 11. <u>A finding of responsibility may result in disciplinary action up to</u> and including expulsion for students or dismissal of employees.

- 12. The standard of evidence used to determine responsibility is preponderance of the evidence.
- 13. This grievance process does not allow, rely upon, or otherwise use questions or evidence that constitute, or seek disclosure of, information protected under a legally recognized privilege unless the person holding such privilege has waived the privilege.
- 14. Notice of allegations
 - a. <u>On receipt of a formal complaint, the Title IX coordinator</u> gives the following written notice to the parties who are known:
 - (1) <u>notice of the grievance process, including any</u> <u>informal resolution process, and</u>
 - (2) notice of the allegations of sexual harassment potentially constituting sexual harassment prohibited by Title IX, including sufficient details known at the time and with sufficient time to prepare a response before any initial interview. Sufficient details include the identities of the parties involved in the incident, if known, the conduct allegedly constituting sexual harassment prohibited by Title IX, and the date and location of the alleged incident, if known.
- 15. <u>The Written Notice</u>
 - a. <u>includes the identities of parties involved;</u>
 - b. <u>includes the conduct allegedly constituting sexual</u> <u>harassment;</u>
 - c. includes the date and location of the alleged incident;
 - d. <u>a statement that the respondent is presumed not</u> responsible for the alleged conduct and that a

determination regarding responsibility is made at the conclusion of the grievance process;

- e. <u>informs the parties that they may have an advisor of their</u> <u>choice, who may be, but is not required to be, an attorney,</u> <u>and may inspect and review evidence; and</u>
- f. informs the parties of any provisions in the School Board's code of conduct or the superintendent's Standards of Student Conduct that prohibit knowingly making false statements or knowingly submitting false information during the grievance process.
- g. If, in the course of an investigation, the investigator decides to investigate allegations about the complainant or respondent that are not included in the notice previously provided, notice of the additional allegations is provided to the parties whose identities are known.
- 16. Dismissal of formal complaints
 - a. A formal complaint or any allegations therein must be dismissed if the conduct alleged in the complaint would not constitute sexual harassment prohibited by Title IX even if proved; or did not occur in the School's education program or activity; or did not occur against a person in the United States.
 - b. <u>Such a dismissal does not preclude action under another</u> provision of the School Board's code of conduct.
 - c. A formal complaint or any allegations therein may be dismissed if at any time during the investigation: a complainant notifies the Title IX Coordinator in writing that the complainant would like to withdraw the formal complaint or any allegations therein; the respondent is no longer enrolled or employed by the School Board; or

specific circumstances prevent the School Board from gathering evidence sufficient to reach a determination as to the formal complaint or allegations therein.

17. Investigation of formal complaint

- a. When investigating a formal complaint and throughout the grievance process, the burden of proof and the burden of gathering evidence sufficient to reach a determination regarding responsibility rests on the School Board and not on the parties provided that a party's records that are made or maintained by a physician, psychologist, or other recognized professional or paraprofessional acting in the professional's or paraprofessional's capacity, or assisting in that capacity, and which are made and maintained in connection with the provision of treatment to the party are not accessed, considered, disclosed or otherwise used without the voluntary, written consent of the party's parent, or the party if the party is an eligible student, to do so for this grievance procedure.
- b. <u>The parties have an equal opportunity to present witnesses</u>, <u>including fact and expert witnesses</u>, and other inculpatory <u>and exculpatory evidence</u>.
- c. <u>The ability of the parties to discuss the allegations under</u> <u>investigation or to gather and present relevant evidence is</u> <u>not restricted.</u>
- d. The parties have the same opportunities to have others present during any grievance proceeding, including the opportunity to be accompanied to any related meeting or proceeding by the advisor of their choice, who may be, but is not required to be, an attorney. The choice or presence of advisor for either the complainant for respondent is not limited in any meeting or grievance proceeding.

- e. <u>Any party whose participation is invited or expected is</u> provided written notice of the date, time, location, participants, and purpose of all investigative interviews or other meetings with sufficient time for the party to prepare to participate.
- The investigator provides both parties an equal f. opportunity to inspect and review any evidence obtained as part of the investigation that is directly related to the allegations raised in a formal complaint, including the evidence which will not be relied upon in reaching a determination regarding responsibility and inculpatory or exculpatory evidence whether obtained from a party or other source, so that each party can meaningfully respond to the evidence prior to conclusion of the investigation. Prior to the completion of the investigative report, the investigator must send to each party and the party's advisor, if any, the evidence subject to inspection and review in an electronic format or a hard copy, and the parties must have at least 10 days to submit a written response, which the investigator will consider prior to completion of the investigative report.
- g. The investigator creates an investigative report that fairly summarizes relevant evidence and, at least 10 days prior to the time a determination regarding responsibility is made, sends to each party and the party's advisor, if any, the investigative report in an electronic format or a hard copy, for their review and written response.
- h. After the investigator has sent the investigative report to the parties and before reaching a determination regarding responsibility, the decision-maker must afford each party the opportunity to submit written, relevant questions that the party wants asked of any party or witness, provide each

party with the answers, and allow for additional, limited follow-up questions from each party. Questions and evidence about the complainant's sexual predisposition or prior sexual behavior are not relevant, unless such questions and evidence about the complainant's prior sexual behavior are offered to prove that someone other than the respondent committed the conduct alleged by the complainant, or if the questions and evidence concern specific incidents of the complainant's prior sexual behavior with respect to the respondent and are offered to prove consent. The decision-maker(s) must explain to the party proposing the question any decision to exclude a question as not relevant.

- 18. Determination regarding responsibility
 - a. <u>The decision-maker, who cannot be the same person as the</u> <u>Title IX Coordinator or the investigator, must issue a</u> <u>written determination regarding responsibility.</u>
 - b. <u>The written determination must include:</u>
 - (1) <u>identification of the allegations potentially</u> <u>constituting sexual harassment prohibited by Title</u> <u>IX;</u>
 - (2) <u>a description of the procedural steps taken from the</u> receipt of the formal complaint through the determination, including any notifications to the parties, interviews with parties and witnesses, site visits, and methods used to gather other evidence; findings of fact supporting the determination;
 - (3) <u>conclusions regarding the application of the School</u> Board's code of conduct to the facts;

- (4) a statement of, and rationale for, the result as to each allegation including a determination regarding responsibility, any disciplinary sanctions the School Board imposes on the respondent, and whether remedies designed to restore or preserve equal access to the School Board's education program or activity will be provided to the complainant; and the procedures and permissible bases for the complainant and respondent to appeal.
- c. <u>The decision-maker must provide the written</u> <u>determination regarding responsibility to the parties</u> <u>simultaneously.</u>
- d. <u>The determination regarding responsibility becomes final</u> either on the date that the parties are provided with the written determination of the result of the appeal, if an appeal is filed, or, if an appeal is not filed, the date on which an appeal would no longer be considered timely.
- e. <u>The Title IX Coordinator is responsible for effective</u> implementation of any remedies.
- 19. Appeals
 - a. <u>Either party may appeal from a determination regarding</u> responsibility or from a dismissal of a formal complaint or any allegations therein, for the following reasons:
 - (1) procedural irregularity that affected the outcome of the matter;
 - (2) <u>new evidence that was not reasonably available at</u> <u>the time the determination regarding responsibility</u> <u>or dismissal was made, that could affect the</u> <u>outcome of the matter; and</u>

- (3) the Title IX Coordinator, investigator, or decisionmaker had a conflict of interest or bias for or against complainants or respondents generally or the individual complainant or respondent that affected the outcome of the matter.
- b. <u>Notification of appeal must be given in writing to the Title</u> <u>IX Coordinator.</u>
- c. As to all appeals, the Title IX Coordinator
 - (1) notifies the other party in writing when an appeal is filed and implements appeal procedures equally for both parties;
 - (2) <u>ensures that the decision-maker for the appeal is not</u> <u>the same person as the decision-maker that reached</u> <u>the determination regarding responsibility or</u> <u>dismissal, the investigator, or the Title IX</u> <u>Coordinator; and ensures that the decision-maker</u> <u>for the appeal complies with the standards set forth</u> <u>in Title IX and this policy.</u>

d. The appeal decision-maker

- (1) gives both parties a reasonable, equal opportunity to submit a written statement in support of, or challenging, the outcome;
- (2) reviews the evidence gathered by the investigator, the investigator's report, and the decision-maker's written decision;
- (3) issues a written decision describing the result of the appeal and the rationale for the result; and provides the written decision simultaneously to both parties and the Title IX Coordinator.

20. <u>Timelines</u>

- a. <u>The investigative report will be provided to the parties</u> within 35 days from the date the formal complaint is filed.
- b. <u>A decision will be issued within 10 working days from the</u> <u>date the investigative report is submitted to the decision-</u> <u>maker.</u>
- c. <u>Either party may appeal within 5 working days from the</u> <u>date the written determination regarding responsibility is</u> <u>given to the parties.</u>
- d. <u>Any appeal will be resolved with 15 calendar days from</u> the filing of the appeal.
- e. If the parties agree to an informal resolution process, these deadlines are tolled from the time one party requests an informal resolution process until either the time the other party responds, if that party does not agree to the informal resolution process, or until either party withdraws from the informal resolution processed.
- f. Temporary delays of the grievance process or the limited extension of time frames for good cause with written notice to the complainant and the respondent of the delay or extension and the reasons for the action are permitted. Good cause may include considerations such as the absence of a party, a party's advisor, or a witness; concurrent law enforcement activity; disciplinary processes required by law or School Board policy; or the need for language assistance or accommodation of disabilities.

VIII. Informal Resolution Process

- A. At any time during the formal complaint process and prior to reaching a determination regarding responsibility, the parties may participate in an informal resolution process, such as mediation, that does not involve a full investigation and determination of responsibility. When one party requests an informal resolution process, the other party must respond to the request within 3 days. The informal resolution process must be completed within 10 days of the agreement to participate in the process.
- B. <u>The informal resolution process may be facilitated by a trained</u> <u>educational professional, consultant, or other individual selected by the</u> <u>Title IX Coordinator under the following conditions:</u>
 - 1. The parties are provided a written notice disclosing the allegations, the requirements of the informal resolution process, including the circumstances under which it precludes the parties from resuming a formal complaint arising from the same allegations; provided, however that at any time prior to agreeing to a resolution, any party has the right to withdraw from the informal resolution process, resume the grievance process with respect to the formal complaint, and be informed of any consequences resulting from participating in the informal resolution process, including the records that will be maintained or could be shared;
 - 2. <u>The parties, voluntarily and in writing, consent to the informal</u> resolution process; and
 - 3. <u>The informal resolution process cannot be used to resolve</u> allegations that an employee sexually harassed a student.
- C. If the matter is resolved to the satisfaction of the parties, the facilitator shall document the nature of the complaint and the resolution, have both parties sign the document and receive a copy, and forward it to the title IX Coordinator. If the matter is not resolved, the formal complaint process is resumed.

- D. <u>Parties cannot be required to participate in an informal resolution</u> process.
- E. <u>An informal resolution process is not offered unless a formal complaint</u> is filed.
- IX. Training
 - A. <u>Training is mandatory for all school-based Title IX Coordinators,</u> <u>investigators, decision-makers, hearing officers, and appeals decision-</u> <u>makers.</u>
 - B. <u>All training materials is available to the public on request and is located</u> on the district's website.
- X. <u>Recordkeeping</u>
 - A. <u>The School Board will maintain for a period of seven (7) years records</u> of:
 - 1. Each investigation of allegations of sexual harassment prohibited by Title IX including any determination regarding responsibility and any audio or audiovisual recording or transcript, if any, required under the Title IX regulations, any disciplinary sanctions imposed on the respondent, and any remedies provided to the complainant designed to restore or preserve equal access to the school's education program or activity.
 - 2. Any Appeal and the result therefrom;
 - 3. Any informal resolution and the result therefrom; and
 - 4. <u>All materials used to train Title IX Coordinators, investigators,</u> <u>decision-makers, and any person who facilitates an informal</u> <u>resolution process.</u>
 - 5. For each response required under 34 C.F.R. §106.44, the School Board must create, and maintain for a period of seven (7) years, records of any actions, including any supportive measures, taken

in response to a report or formal complaint of sexual harassment prohibited by Title IX. In each instance, the School Board will document the basis for its conclusion that its response was not deliberately indifferent, and document that it has taken measures designed to restore or preserve equal access to its education program or activity. If the School Board does not provide a complainant with supportive measures, then it will document the reasons why such a response was not clearly unreasonable in light of the known circumstances.

- XI. **Retaliation Prohibited**
 - Any act of retaliation against an individual who files a complaint Α. alleging a violation of the District's antidiscrimination policy and/or sexual or illegal harassment policy or who participates in the investigation of a discrimination complaint is prohibited.
 - Retaliation may include, but is not limited to, any form of intimidation, Β. reprisal or harassment based upon participation in the investigation of. or filing a complaint of discrimination.

STATUTORY AUTHORITY:

120.54, 1001.41, 1001.42, 1012.23, F.S.

LAW(S) IMPLEMENTED:

112.51, 119.07, 760.01 et seq., 1000.05, 1000.21, 1001.43, 1012.22, F.S. 34 CFR 99, 34 CFR 108, 34 CFR 200.43(c), P.L.110-233 42 U.S.C. 12112, American with Disabilities Act of 1990 42 U.S.C. 2000ff et seq., Genetic Information Non-discrimination Act of 2008 29 U.S.C. 701 et seq., Rehabilitation Act of 1973 29 U.S.C. 621 et. seq., Age Discrimination in Employment Act of 1967 20 U.S.C., 1681 et seq., Title IX of the United States Education Amendments of 1972; 42 U.S.C., 2000e et seq., Civil Rights Act of 1964; 29 CFR Parts 1600-1699

SAFE AND SECURE SCHOOLS

3.06

POLICY:

I. Introduction

The Suwannee County District School Board has as its first obligation to provide a safe, secure and orderly learning environment in all schools and at all sponsored activities for students, school personnel, and other persons.

II. Orderly Environment

An orderly environment can only be achieved by developing procedures to control students, personnel, and other persons on school property and attending School Board or school sponsored events or activities. All procedures shall reflect the following policy provisions:

- A. No person other than a student and employee of a school site shall be on a school campus during school hours unless they are in compliance with Policy 9.07 (Visitors).
- B. A student who is suspended or expelled is not in good standing and is not permitted on the school campus, school grounds, or at a school sponsored activity.
- C. This policy shall apply not only during school hours, but at any time students in good standing, teachers, employees and other such persons are on the school campus or school grounds, and shall also apply for all school activities which are held after school hours.
- D. Any person on a school campus or school grounds not in accordance with this policy is hereby declared to be a trespasser and shall be asked to leave immediately by any staff member. Each principal shall keep a log of such incidents which shall provide the name of the person asked to leave and other pertinent information. If said person shall again be

seen upon the school campus or school grounds, any staff member shall immediately notify the principal or appropriate local law enforcement officials without further warning.

- E. Individuals who enter School Board property, activity, or School Board meeting without a legitimate reason and create a disturbance or refuse to leave the property or activity when asked by the board chairperson, Superintendent/designee, principal or person in charge are subject to criminal penalty as provided in Florida Statutes. The person in charge shall contact appropriate law enforcement officials in cases of disruptive activity or refusal to leave the school property or activity and take appropriate actions to have the offender punished as prescribed by law. The Superintendent shall be notified of any such action at schools or school activities.
- F. No person except law enforcement, security officers and other legally identified individuals as special deputies, may have in his/her possession any weapon, illegal substance, or dangerous substance while on school property or at school events. However, district employees may possess a securely encased concealed firearm in their vehicle in accordance with F.S. 790.25 (5).
- III. Safety, Security and —Emergency Plans
 - A. The Superintendent shall develop a School Safety and Security Plan with input from representatives of the local law enforcement agencies, the local Fire Marshall(s), representative(s) from emergency medical services; building administrators, representative(s) from the local emergency management agency, School Resource Officer(s) and/or representative(s) of the Suwannee County Health Department.
 - B. As required by state law, the Superintendent shall require the use of the Safe School Assessment Survey based on the School Safety and Security Best Practices Indicators created by FL DOE Safe School Assessment Tool (FSSAT) to conduct a self-assessment of the District's current safety and security practices.

- C. Upon completion of these self-assessments, the Superintendent shall convene a safety and security review meeting for the purpose of (a) reviewing the current School Safety and Security Plan and the results of the self-assessment; (b) identifying necessary modifications to the plan; (c) identifying additional necessary training for staff and students; and (d) discussing any other related matters deemed necessary by the meeting participants.
- D. The Superintendent shall present the findings of the safety and security review meeting to the Board for review and approval of appropriate school safety, emergency management and preparedness plans. The Superintendent shall make any necessary recommendations to the Board that identify strategies and activities that the Board should incorporate into the School Safety and Security Plan and/or implement in order to improve school safety and security. The School Safety and Security Plan is, however, confidential and is not subject to review or release as a public record.
- E. The Superintendent shall report the self-assessment results and any action taken by the Board to review the School Safety and Security Plan to the Commissioner of Education within thirty (30) days after the Board meeting.
- F. Emergency management and preparedness plans shall include notification procedures for weapon use and active shooter/hostage situations, hazardous materials and toxic chemical spills, weather emergencies, and exposure resulting from a manmade emergency.
- G. Emergency management and preparedness procedures for active shooter situations shall engage the participation of the district school safety specialist, threat assessment team members, faculty, staff and students for each school and be conducted by the law enforcement agency or agencies designated as first responders to the school's campus.

- H. Each school shall develop and maintain an up-to-date plan based upon the uniform guidelines and including the provisions of Florida law, State Board of Education rules, and other applicable regulations.
- I. Copies of school plans shall be provided to county and city law enforcement agencies, fire departments, and emergency preparedness officials.
- IV. Threat Assessment
 - Α. The primary purpose of a threat assessment is to minimize the risk of targeted violence at school. The Board's threat assessment process is designed to be consistent with the process set forth in the joint U.S. Secret Service and U.S. Department of Education publication. Threat Assessment in Schools: a Guide to Managing Threatening Situations and to creating Safe School Climates for identifying, assessing, and managing students who may pose a threat. The goal of the threat assessment process is to take appropriate preventative or corrective measures to maintain a safe school environment, protect and support potential victims, and provide assistance, as appropriate, to the student being assessed. The threat assessment process is centered upon an analysis of the facts and evidence of behavior in a given situation. The appraisal of risk in a threat assessment focuses on actions, communications, and specific circumstances that might suggest that an individual intends to cause physical harm and is engaged in planning or preparing for that event.
 - B. The Board authorizes the Superintendent to create building-level, trained threat assessment teams. Each team shall be headed by the principal and shall include a person with expertise in counseling (school/psychological), instructional personnel, and law enforcement (school resource officer) and provide guidance to students, faculty, and staff regarding recognition of threatening or aberrant behavior that may represent a threat to the community, school, or self.

- 1. The threat assessment team will be responsible for the assessment of individuals whose behavior may pose a threat to the safety of school staff and/or students and coordinating resources and interventions for the individual.
- 2. Upon a preliminary determination that a student poses a threat of violence or physical harm to him/herself or others, the threat assessment team may obtain criminal history record information. The team must immediately report its determination to the Superintendent who must immediately attempt to notify the student's parent or legal guardian. The team will coordinate resources and interventions to engage behavioral and or mental health crisis resources when mental health or substance abuse crisis is suspected.
- 3. The threat assessment team must plan for the implementation and monitoring of appropriate interventions to manage or mitigate the student's risk for engaging in violence and increasing the likelihood of positive outcomes.
- 4. Upon the student's transfer to a different school, the threat assessment team must verify that any intervention services provided to the student remain in place until the threat assessment team of the receiving school independently determines the need for intervention services.
- V. Safety Procedures
 - A. School alarms shall be monitored on a weekly basis and malfunctions shall be reported for immediate repair.
 - B. A safety program shall be established consistent with the provisions of Policy 8.01.
 - C. Emergency evacuation drills (fire, hurricane, tornado, active shooter/hostage situation, other natural disaster, and school bus) shall be held in compliance with state requirements and formulated in

- D. consultation with the appropriate public safety agencies. Each principal, site administrator or transportation official is responsible for
 - 1. Developing and posting emergency evacuation routes and procedures;
 - 2. Assigning and training all staff members in specified responsibilities to ensure prompt, safe and orderly evacuation;
 - 3. Identifying and reporting hazardous areas requiring corrective measures; and
 - 4. Preparing and submitting a written report of each emergency evacuation drill to the District office.
- E. In the event of an emergency, the Superintendent is authorized to dismiss early or close any or all schools. Except that the principal may dismiss the school when the Superintendent or designee cannot be contacted and an extreme emergency exists endangering the health, safety, or welfare of students. Any such actions shall be reported immediately to the Superintendent or designee along with a statement describing the reasons for the action. Such report shall be submitted to the School Board at the next regular meeting unless a special meeting is held relating to the emergency.
- VI. Safety Violence Prevention
 - A. The Superintendent shall develop a violence prevention plan for use by each school.
 - B. Training in identification of potentially violent behaviors and the procedures to be implemented shall be provided to personnel of the schools.
- VII. Security

- A. The Superintendent shall establish and implement a Domestic Security Plan consistent with the requirements of the National Incident Management System (NIMS).
- B. The Superintendent shall develop and implement guidelines and procedures for reviewing each school's security provisions.
- C. Designate an administrator as the school safety specialist for the District.
- D. A review of each school's security provisions shall be conducted annually by the principal with a written report submitted to the Superintendent or designee for submission to the Board for review.
- E. Each school's emergency plan shall include security provisions including emergency lockdown procedures.
- F. Establishing policies and procedures for the prevention of violence on school grounds; including assessment of and intervention with individuals whose behavior poses a threat to the safety of the school community.
- G. Adhering to background screening procedures for all staff, volunteers and mentors.
- H. Security trailers may be located on school property.

STATUTORY AUTHORITY:

1001.41, 1001.42, F.S.

LAW(S) IMPLEMENTED: 316.614, 790.115, 790.25, 1001.43, 1001.51, 1006.062, 1006.07, 1006.145, 1006.1493, 1006.21, 1013.13, F.S. STATE BOARD OF EDUCATION RULE(S): 6A-1.0403, 6A-3.0171

History: Adopted: Revision Date(s): 12/17/02, 4/27/10, 5/22/2018, 9/25/2018, 11/19/2019 Formerly: Campus Disorders and Trespassing 3.06

BULLYING AND HARASSMENT

5.101*

- I. Statement Prohibiting Bullying and Harassment
 - A. It is the policy of the Suwannee County School District that all of its students and school employees have an educational setting that is safe, secure and free from harassment and bullying of any kind. The District will not tolerate bullying and harassment of any type <u>against</u> any students, employees, visitors, volunteers or agents who work on school related activities, subject to the control of school officials. Conduct that constitutes bullying and harassment, as defined herein, is prohibited.
 - B. The District upholds that bullying or harassment of any student or school employee, <u>visitor</u>, <u>volunteer or agent</u> is prohibited
 - During any education program or activity conducted by a public K- 12 educational institution;
 - 2. During any school-related or school-sponsored program or activity;
 - 3. On a school bus of a public K-12 educational institution; or
 - 4. Through the use of data or computer software that is accessed through a computer, computer system, or computer network of a public K- 12 education institution within the scope of the School District, meaning regardless of ownership, any computer, computer system, computer network that is physically located on school property or at a school-related or school-sponsored program or activity; . or
 - 5. Through the use of data or computer software that is accessed at a nonschool-related location, activity, function, or program or through the use of technology or an electronic device that is not owned, leased, or used by the School District or a school, if the bullying substantially interferes with or limits the victim's ability

to participate in or benefit from the services, activities, or opportunities offered by a school or substantially disrupts the education process or orderly operation of a school. School staff is not required to monitor any nonschool-related activity, function, or program.

- II. Definitions
 - A. Accused is defined as any District employee, consultant, contractor, agent, visitor, volunteer, student, or other person in the school or outside the school at school-sponsored events, on school buses, and at training facilities or training programs sponsored by the District who is reported have committed an act of bullying, whether formally or informally, verbally or in writing, of bullying.
 - Bullying includes cyberbullying and means systematically and В. chronically inflicting physical hurt or psychological distress on one or more students or employees. It is further defined as unwanted and repeated written, verbal, or physical behavior, including any threatening, insulting, or dehumanizing gesture, by a student or adult, that is severe or pervasive enough to create an intimidating, hostile, or educational environment; offensive cause discomfort or humiliation; or unreasonably interfere with the individual's school performance or participation; and is often characterized by an imbalance of power. Bullying may involve but is not limited to:
 - 1. <u>Unwanted</u> Teasing;
 - 2. Social Exclusion;
 - 3. Threat;
 - 4. Intimidation;
 - 5. Stalking;

6. Cyberstalking or Cyberbulling;

- 7. Physical violence;
- 8. Theft;
- 9. Sexual, religious, anti-semitic <u>cultural</u>, or racial harassment;
- 10. Public or private humiliation; or
- 11. Destruction of property.

The term *bullying* shall include cyberbullying whether or not specifically stated.

- A. Complainant is defined as any District employee, consultant, contractor, agent, visitor, volunteer, student, or other person who formally or informally makes a report of bullying, orally or in writing.
- Cyberbullying means bullying through the use of technology or any Β. electronic communication, which includes, but is not limited to, any transfer of signs, signals, writing, images, sounds, data or intelligence of any nature transmitted in whole or in part by a wire, radio, electromagnetic system, photoelectronic system, or photooptical system, including, but not limited to, electronic mail, internet communications, instant messages, or facsimile communications. Cyberbullying includes the creation of a webpage or weblog in which the creator assumes the identity of another person, or the knowing impersonation of another person as the author of posted content or messages, if the creation or impersonation creates any of the conditions enumerated in the definition of bullying. Cyberbullying also includes the distribution by electronic means of a communication to more than one person or the posting of material on an electronic medium that may be accessed by one or more persons, if the distribution or posting creates any of the conditions enumerated in the definition of bullying.
- C. Cyberstalking as defined in s. 784.048(1)(d), F.S., means to engage in course of conduct to communicate, or cause to be communicated,

words, images, or language by or through the use of electronic mail or electronic communication directed at a specific person, causing substantial emotional distress to that person and serving no legitimate purpose.

- D. Harassment means any threatening, insulting or dehumanizing gesture, use of data or computer software, or written, verbal or physical conduct directed against a student or school employee that
 - 1. Places a student or school employee in reasonable fear of harm to his/her person or damage to his/her property;
 - 2. Has the effect of substantially interfering with a student's educational performance, opportunities, or benefits;
 - 3. Has the effect of substantially negatively impacting a student's or employee's emotional or mental well-being; or
 - 4. Has the effect of substantially disrupting the orderly operation of a school.
- E. Bullying and harassment also encompass
 - 1. Retaliation against a student or school employee by another student or school employee for asserting or alleging an act of bullying or harassment. Reporting an act of bullying or harassment that is not made in good faith is considered retaliation.
 - 2. Perpetuation of conduct listed in the definition of bullying or harassment by an individual or group with intent to demean, dehumanize, embarrass, or cause emotional or physical harm to a student or school employee by
 - a. Incitement or coercion;
 - b. Accessing or knowingly and willingly causing or providing access to data or computer software through a computer,

computer system, or computer network within the scope of the District school system;

- c. Acting in a manner that has an effect substantially similar to the effect of bullying or harassment.
- III. Behavior Standards
 - A. The Suwannee County School District expects students to conduct themselves as appropriate for their levels of development, maturity, and demonstrated capabilities with a proper regard for the rights and welfare of other students and school staff, the educational purpose underlying all school activities, and the care of school facilities and equipment. Suwannee County School District employees are responsible for adhering to the Principles of Professional Conduct of the Education Profession in Florida and district policies governing conduct and behavior.
 - B. The District believes that standards for student behavior must be set cooperatively through interaction among the students, parents/legal guardians, staff, and community members producing an atmosphere that encourages students to grow in self-discipline. The development of this atmosphere requires respect for self and others, as well as for District and community property on the part of students, staff, and community members. Because students learn by example, school administrators, faculty, staff, and volunteers will demonstrate appropriate behavior; treat others with civility and respect, and refuse to tolerate bullying or harassment.
 - C. All administrators, faculty, and staff, in collaboration with parents, students, and community members, will incorporate systemic methods for student recognition through positive reinforcement for good conduct, self-discipline, good citizenship, and academic success.
 - D. Student rights shall be explained in the Student Code of Conduct;

- E. Proper prevention and intervention steps shall be taken based on the level of severity of infraction as outlined in the *Student Code of Conduct*.
- IV. Consequences
 - A. Committing an act of bullying or harassment
 - 1. Concluding whether a particular action or incident constitutes a violation of this policy requires a determination based on all of the facts and surrounding circumstances <u>followed by the</u> <u>determination of disciplinary sanctions appropriate to the</u> <u>perpetrators position within the district</u>. The physical location or time of access of a computer-related incident cannot be raised as a defense in any disciplinary action.
 - 2. Consequences and appropriate remedial <u>interventions</u> action for students who commit acts of bullying or harassment may range from positive behavioral interventions up to and including suspension or expulsion, as outlined in the *Code of Student Conduct*.
 - 3. Consequences and appropriate remedial <u>interventions</u> action for a school employee, found to have committed an act of bullying or harassment, shall be determined in accordance with District policies, procedures, and agreements. Additionally, egregious acts of harassment by certified educators may result in a sanction against an educator's state issued certificate.
 - 4. Consequences and appropriate remedial action for a visitor or volunteer, found to have committed an act of bullying or harassment, shall be determined by the school <u>or district</u> administrator after consideration of the nature and circumstances of the act, including reports to <u>Professional Standards and/or</u> appropriate law enforcement officials.

- B. Wrongful and intentional accusation of an act of bullying or harassment
 - 1. Consequences and appropriate remedial <u>interventions action</u> for a student, found to have wrongfully and intentionally accused another as a means of bullying or harassment, range from positive behavioral interventions up to and including suspension or expulsion, as outlined in the *Code of Student Conduct*.
 - 2. Consequences and appropriate remedial <u>interventions action</u> for a school employee, found to have wrongfully and intentionally accused another as a means of bullying or harassment, shall be determined in accordance with District policies, procedures, and agreements.
 - 3. Consequences and appropriate remedial action for a visitor or volunteer, found to have wrongfully and intentionally accused another as a means of bullying or harassment shall be determined by the school administrator after consideration of the nature and circumstances of the act, including reports to <u>Professional</u> <u>Standards and/or</u> appropriate law enforcement officials.
- V. Reporting an Act of Bullying or Harassment
 - A. At each school, the principal or the principal's designee shall be responsible for <u>oral or written</u> complaints alleging violations of this policy <u>and will determine the appropriate action</u>.
 - B. All school employees are required to report alleged violations of this policy to the principal or the principal's designee.
 - C. All other members of the school community, including students, parent/legal guardians, volunteers, and visitors are encouraged to report any act that may be a violation of this policy anonymously or in person to the principal or principal's designee.
 - D. The principal of each school in the District shall establish and prominently publicize to students, staff, volunteers, and parents/legal

guardians, visitors and other agents, how a report of bullying or harassment may be filed either in person or anonymously and how this report will be acted upon.

- E. The alleged victim of bullying or harassment, anyone who witnessed the bullying or harassment, and anyone who has credible information that an act of bullying or harassment has taken place may file a report of bullying or harassment.
- F. A school employee, school volunteer, student, parent/legal guardian or other persons who promptly reports in good faith an act of bullying or harassment to the appropriate school official and who makes this report in compliance with the procedures set forth in the District policy is immune from cause of action for damages arising out of the reporting itself or any failure to remedy the reported incident.
- G. Submission of a good faith complaint or report of bullying or harassment will not affect the complainant or reporter's future employment, grades, learning or working environment, or work assignments.
- H. Any written oral reporting or an act of bullying or harassment shall be considered an official means of reporting such act(s).
- I. Reporting may be made anonymously, but formal disciplinary action may not be based solely on the basis of an anonymous report. <u>The</u> <u>principal/designee</u> or <u>District Administrator shall document all</u> <u>complaints in writing and/or through the appropriate data system to</u> <u>ensure that problems are addressed in a timely manner.</u>
- VI. Investigation of a Report of Bullying or Harassment
 - A. The investigation of a reported act of bullying or harassment is deemed to be a school-related activity and shall begin with a report of such an act.
 - B. While the District does not assume any liability for incidents that occur at a bus stop or en route to and from school, a student or witness may file a complaint following the same procedures for bullying or

harassment against a student and the school will investigate and/or provide assistance and intervention as the principal/designee deems appropriate.

- C. Incidents that require a reasonable investigation when reported to appropriate school authorities shall include alleged incidents of bullying or harassment allegedly committed against a child while the child is en route to school aboard a school bus or at school bus stop.
- D. The principal or designee shall select an individual(s), employed by the school to initiate the investigation. The person may not be the accused perpetrator (harasser or bully) or victim.
- E. Documented interviews of the victim, alleged perpetrator, and witnesses shall be conducted privately, separately, and shall be confidential. Each individual (victim, alleged perpetrator, and witnesses) will be interviewed separately and at no time will the alleged perpetrator and victim be interviewed together.
- F. The investigator shall collect and evaluate the facts including but not limited to
 - 1. Description of incident(s) including nature of the behavior;
 - 2. Context in which the alleged incident(s) occurred;
 - 3. How often the conduct occurred;
 - 4. Whether there were past incidents or past continuing patterns of behavior;
 - 5. The relationship between the parties involved;
 - 6. The characteristics of parties involved, *i.e.*, grade, age;
 - 7. The identity and number of individuals who participated in bullying or harassing behavior;

- 8. Where the alleged incident(s) occurred;
- 9. Whether the conduct adversely affected the student's education or educational environment or the employees work or workplace environment;
- 10. Whether the alleged victim felt or perceived an imbalance of power as a result of the reported incident; and
- 11. The date, time, and method in which the parents/legal guardians of all parties involved were contacted and
- 12. <u>The date, time and method in which all parties involved, in the case of employees were contacted.</u>
- G. Whether a particular action or incident constitutes a violation of this policy shall require a determination based on all the facts and surrounding circumstances and shall include
 - 1. <u>Any Rr</u>ecommended remedial steps necessary to stop the bullying and/or harassing behavior; and
 - 2. A written final report to the principal or the appropriate administrator.
- H. The maximum of ten (10) school days shall be the limit for the initial filing of incidents and completion of the investigative procedural steps.
- I. The highest level of confidentiality possible will be upheld regarding the submission of a complaint or a report of bullying and/or harassment and the investigative procedures that follow.
- VII. Investigation to Determine Whether a Reported Act of Bullying or Harassment is Within the Scope of the District
 - A. The principal or designee will assign an individual(s) to initiate an investigation of whether an act of bullying or harassment is within the scope of the School District.

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- B. The investigator(s) will provide a report on results of investigation with recommendations for the principal to make a determination if an act of bullying or harassment falls within the scope of the District.
 - 1. If it is within the scope of the District, a thorough investigation shall be conducted.
 - 2. If it is outside the scope of the District and determined a criminal act, the principal shall refer the incident(s) to appropriate law enforcement.
 - 3. If it is outside the scope of the District and determined not a criminal act, the principal or designee shall inform the parents/legal guardians of all students involved.
- C. Computers without web-filtering software or computers with webfiltering software that is disabled shall be used when complaints of cyberbullying are investigated.
- VIII. Notification to Parents/Guardians of Incidents of Bullying or Harassment
 - A. Immediate notification to the parents/legal guardians of a victim of bullying or harassment and the parents/legal guardians of the perpetrator of an act of bullying or harassment as well as notification to all agencies when criminal charges may be pursued against the perpetrator.
 - 1. The principal, or designee, shall promptly report via telephone, personal conference, and/or in writing, the occurrence of any incident of bullying or harassment as defined by this policy to the parent or legal guardian of all students involved on the same day an investigation of the incident(s) has been initiated or <u>reasonably thereafter</u>. Notification must be consistent with the student privacy rights under the applicable provisions of the Family Educational Rights and Privacy Act of 1974 (FERPA).

- 2. If the bullying or harassment incident results in the perpetrator being charged with a crime, the principal, or designee, shall by telephone or in writing by first class mail, inform the parents/legal guardian of the victim(s) involved in the bullying or harassment incident about the Unsafe School Choice Option Every Student Succeeds Act, Title VIII, Part F, Subpart 2, Section 8532) that states ". . .a student who becomes a victim of a violent criminal offense, as determined by State law, while in or on the grounds of a public elementary school or secondary school that the student attends, be allowed to attend a safe public elementary school or secondary school within the local educational agency, including a public charter school."
- B. Immediate notification to the parents/legal guardians of the perpetrator of an act bullying or harassment.

The principal, or designee, shall promptly report via telephone, personal conference, and/or in writing, the occurrence of any incident of bullying or harassment as defined by this policy to the parent or legal guardian of all students involved on the same day an investigation of the incident(s) has been initiated. Notification must be consistent with the student privacy rights under the applicable provisions of the Family Educational Rights and Privacy Act of 1974 (FERPA).

C. Notification to local agencies where criminal charges may be pursued.

Once the investigation has been completed and it has been determined that criminal charges may be pursued against the perpetrator, all appropriate local law enforcement agencies will be notified by telephone and/or in writing.

IX. Referral of Victims and Perpetrators of Bullying or Harassment for Counseling

When bullying or harassment is suspected or when a bullying or harassment incident is reported, counseling services shall be made available to the victim(s), perpetrator(s), and parents/guardians.

- A. The teacher or parent/legal guardian may request informal consultation with school staff (specialty staff, *e.g.*, school counselor, school psychologist), to determine the severity of concern and appropriate steps to address the concern. The teacher may request that The involved student's parents or legal guardian are may be included.
- B. School personnel or the parent/legal guardian may refer a student to the school intervention team or equivalent school-based team with a problem-solving focus for consideration of appropriate services. Parent or legal guardian involvement shall be required when the student is referred to the intervention team.
- C. If a formal discipline report or formal complaint is made, the principal or designee must refer the student(s) to the school intervention team for determination of counseling support and interventions. Parent or legal guardian involvement shall be required.
- D. If a formal discipline report or formal complaint is made against an employee, the principal/designee or district administrator must refer the employee to the Employee Assistance Program for determination of appropriate counseling support and/or interventions.
- E. <u>A student may be required to obtain counseling and/or attend a</u> recognized treatment program at parental expense and show proof of completion of such counseling or program. Such offenses may include, but are not limited to, substance abuse, threats, intimidation, bullying, harassment, or acts motivated by hate or bias.
- F. <u>An employee component to address intervention and assistance as</u> <u>determined appropriate by the Employee Assistance Program that</u> <u>includes, but are not limited to:</u>
 - a. <u>Counseling and support to address the needs of the victims of bullying; and</u>
 - b. <u>Research-based counseling/interventions to address the behavior</u> of the employees who bully others (e.g., empathy training, anger management).

- G. A school-based component to address intervention and assistance shall be utilized by the intervention team. The intervention team may recommend:
 - a. Counseling and support to address the needs of the victims of bullying or harassment;
 - b. Research-based counseling or interventions to address the behavior of the students who bully and harass others, *e.g.*, empathy training, anger management; and/or
 - c. Research-based counseling or interventions which include assistance and support provided to parents/legal guardians, if deemed necessary or appropriate.
- X. Reporting Incidents of Bullying and Harassment
 - A. Incidents of bullying or harassment shall be reported in the school's report of data concerning school safety and discipline data required under s. 1006.09(6), F.S. The report shall include each incident of bullying or harassment and the resulting consequences, including discipline and referrals. Cyberbullying incidents shall be included within the bullying incidents category. The report shall also include in a separate section each reported incident of bullying or harassment that did not meet the criteria of a prohibited act under this section with recommendations regarding such incidents.
 - B. The District will utilize Florida's School Environmental Safety Incident Reporting (SESIR) Statewide Report on School Safety and Discipline Data, which includes bullying/harassment as incident codes as well as bullying-related as a related element code.
 - 1. SESIR Definitions
 - a. Bullying Systematically and chronically inflicting physical hurt or psychological distress on one or more students or employees that is severe or pervasive enough to create an intimidating, hostile, or offensive environment; or unreasonably interfere with the individual's school performance or participation.

- b. Harassment Any threatening, insulting, or dehumanizing gesture, use of data or computer software, or written, verbal, or physical conduct that 1) places a student or school employee in reasonable fear of harm to his or her person or damage to his or her property, 2) has the effect of substantially interfering with a student's educational performance, opportunities, or benefits, or 3) has the effect of substantially disrupting the orderly operation of a school including any course of conduct directed at a specific person that causes substantial emotional distress in such a person and serves no legitimate purpose.
- 2. Bullying and/or harassment incidents shall be reported in SESIR with the bullying (BUL) or harassment (HAR) code. Unsubstantiated incidents of bullying or harassment shall be coded UBL or UHR.
- 3. If the bullying/harassment results in any of the following SESIR incidents, the incident will be coded appropriately using the relevant incident code and the bullying-related code. Such incidents are:
 - a. Alcohol
 - b. Arson
 - c. Battery
 - d. Breaking and Entering
 - e. Disruption on Campus
 - f. Drug Sale/Distribution Excluding Alcohol
 - g. Drug Sale/Possession Excluding Alcohol
 - h. Fighting
 - i. Homicide

- j. Kidnapping
- k. Larceny/Theft
- 1. Robbery
- m. Sexual Battery
- n. Sexual Harassment
- o. Sexual Offenses
- p. Threat/Intimidation
- q. Trespassing
- r. Tobacco
- s. Vandalism
- t. Weapons Possession
- u. Other Major (Other major incidents that do not fit within the other definitions)
- C. Discipline and referral data shall be recorded in Student Discipline/Referral Action Report and Automated Student Information System.
- D. The District shall provide bullying incident, discipline, and referral data to the Florida Department of Education in the format requested, through Surveys 2, 3, and 5 from Education Information and Accountability Services, and at designated dates provided by the Department.
- E. Data reporting on bullying, harassment, unsubstantiated bullying, unsubstantiated harassment, sexual harassment, and threat / intimidation incidents as well as any bullying-related incidents that have as a basis sex, race, or disability shall include the incident basis. Victims of these offenses shall also have the incident basis (sex, race, or disability) noted in their student records.

- XI. Instruction on Identifying, Preventing, and Responding to Bullying or Harassment
 - A. The District shall ensure that schools sustain healthy, positive, and safe learning environments for all students. It is committed to maintain a social climate and social norms in all schools that prohibit bullying and harassment. This requires the efforts of everyone in the school environment – teachers; administrators; counselors; school nurses; other nonteaching staff such as bus drivers, custodians, cafeteria workers; school librarians; parents/legal guardians; and students.
 - B. Students, parents/legal guardians, teachers, school administrators, counseling staff, and school volunteers shall be given instruction at a minimum on an annual basis on the District's policy and regulations against bullying and harassment. The instruction shall include evidence-based methods of preventing bullying and harassment as well as how to effectively identify and respond to bullying or harassment in schools.
 - C. The District shall establish a list of programs that provide instruction to students, parents, teachers, school administrators, counseling staff, and school volunteers on identifying, preventing, and responding to bullying and harassment including instruction on recognizing behaviors that lead to bullying and harassment and taking appropriate preventive action based on those observations. The list of authorized programs shall be available at each school, District offices, and on the District website.
- XII. Reporting to a Victim's Parents/Legal Guardians the Legal Actions Taken to Protect the Victim

The principal or designee shall by telephone and/or in writing report the occurrence of any incident of bullying or harassment as defined by this policy to the parent or legal guardian of all students involved on the same day an investigation of the incident has been initiated. According to the level of infraction, parents/legal guardians will be notified by telephone and/or writing of actions being taken to protect the child; the frequency of notification will depend on the seriousness of the bullying or harassment incident. Notification

must be consistent with the student privacy rights under the applicable provisions of the Family Educational Rights and Privacy Act of 1974 (FERPA).

- XIII. Publicizing the Policy
 - A. At the beginning of each school year, the Superintendent or designee shall, in writing, inform school staff, parents/legal guardians, or other persons responsible for the welfare of a student of the District's student safety and violence prevention policy.
 - B. Each District school shall provide notice to students and staff of this policy through appropriate references in the *Code of Student Conduct* and employee handbooks and through other reasonable means.
 - C. The Superintendent shall also make all contractors contracting with the District aware of this policy.
 - D. Each school principal shall develop an annual process for discussing the school district policy on bullying and harassment with students in a student assembly or other reasonable format.
 - E. Reminders of the policy and bullying prevention messages such as posters and signs will be displayed around each school and on the District school buses.

XIV. Review of Policy

The Superintendent and appropriate staff shall review this policy at a minimum every three (3) years. The review shall include input from parents, law enforcement, and other community members. The Superintendent shall present the policy and any recommended changes to the School Board for consideration.

STATUTORY AUTHORITY:

1001.41, 1001.42, F.S.

LAW(S) IMPLEMENTED: 1001.43, 1003.04, 1003.31, 1003.32, 1006.07, 1006.08, 1006.09, 1006.10, 1006.147, F.S., 20 USC 1232g

STATE BOARD OF EDUCATION RULE(S):

6A-10.081

HISTORY: ADOPTED: 12/16/2008 REVISION DATE(S): 1/28/2014, 8/25/2015, 6/28/2016, 10/24/2017, 11/19/2019, 10/27/2020 REVIEWED DATE(S)

DATING VIOLENCE AND ABUSE

5.105*

It is the policy of the Suwannee School District that all of its students and school employees have an educational setting that is safe, secure, and free from dating violence and abuse. The District shall not tolerate dating violence and abuse of any kind. Dating violence or abuse by any student is prohibited on school property, during any school related or school sponsored program or activity, or during school sponsored transportation.

- I. Definitions
 - A. *Teen dating violence* is a pattern of emotional, verbal, sexual, or physical abuse used by one person in a current or past intimate relationship to exert power and control over another when one or both of the partners is a teenager.
 - B. *Abuse* is mistreatment which may include insults, coercion, social sabotage, sexual harassment, threats and/or acts of physical or sexual abuse. The abusive partner uses this pattern of violent and coercive behavior to gain power and maintain control over the dating partner. This may also include abuse, harassment, and stalking via electronic devices such as cell phones and computers, and harassment through a third party, and may be physical, mental, or both.
- II. Reporting Teen Dating Violence or Abuse
 - A. The principal or designee shall be responsible for receiving complaints alleging violations of this policy.
 - B. All school employees are required to report alleged violations of this policy to the principal or designee.

- C. In addition to reporting the incident to the principal or designee, if a district employee or agent has reason to suspect that an alleged violation of this policy might constitute a crime, the district employee or agent shall also immediately report the complaint to law enforcement. Any uncertainty regarding whether an alleged violation might constitute a crime must be resolved in favor of reporting the incident to law enforcement.
- D. All other members of the school community, including students, parents as defined by Florida Statutes, volunteers, and visitors are encouraged to report any act that may be a violation of this policy anonymously or in person to the principal or designee.
- E. In cases involving an alleged perpetrator who is of adult age and an alleged teen victim, certain suspicions of abuse must be reported to the Florida Abuse Hotline (1-800-962-2873) or local law enforcement pursuant to Section 39.201, Florida Statutes.
- F. The principal shall establish and prominently publicize to students, staff, volunteers, and parents how a report of dating violence and abuse may be filed either in person or anonymously and how this report will be acted upon.
- G. The victim of teen dating violence or abuse, anyone who witnesses an act of dating violence or abuse, and anyone who has credible information that an act of dating violence and abuse has taken place may file a report of dating violence and abuse.
- H. Submission of a good faith complaint or report of teen dating violence or abuse will not affect the complainant or reporter's future employment, grades, learning or working environment, or work assignments. <u>Appropriate remedial action will be pursued for persons</u> found to have wrongfully and intentionally accused another of an act of dating violence or abuse.

- I. Any written or oral report of an act of dating violence and abuse shall be considered an official means of reporting such act(s). Reports may be made anonymously, but formal disciplinary action may not be based solely on the basis of an anonymous report.
- J. Incidents of teen dating violence and abuse shall be filed within ten (10) school days of the alleged incident or having knowledge of the incident.
- III. Investigations
 - A. The principal or designee shall select a staff member employed at the school and trained in investigative procedures to initiate the investigation. The staff member may not be the accused perpetrator or victim.
 - B. Documented interviews of the victim, alleged perpetrator and witnesses shall be conducted privately and separately. All interviews are confidential. Each individual (victim, alleged perpetrator and witnesses) will be interviewed separately and at no time will the alleged perpetrator and victim be interviewed together.
 - C. The investigative process shall be completed within ten (10) school days from the time the report is filed.
 - D. The highest level of confidentiality possible will be upheld regarding the submission of a complaint or a report of teen dating violence and/or abuse and the investigative procedures that follow. <u>School employees</u> <u>shall refrain from sharing confidential student information with other</u> <u>school employees, students, or community members, unless disclosure</u> <u>is required by law or is necessary to protect the student's safety. Any</u> <u>notification made must be consistent with the student' privacy rights</u> <u>under the applicable provisions of the Family Educational Rights and</u> <u>Privacy Act of 1974 (FERPA).</u>

- E. If it is determined that inappropriate behavior(s) has occurred, the investigator will make recommendations for disciplinary action to the principal or Superintendent.
- IV. Discipline
 - A. Immediate action shall be taken to eliminate the behavior.
 - B. Disciplinary action shall be taken based on the circumstances of the behavior(s).
 - C. Discipline shall be consistent with the provisions of the *Code of Student Conduct*.
 - D. If a crime has been committed, the appropriate law enforcement agency shall be immediately notified.
- V. Restraining Orders
 - A. If an order of protection has been issued, the student or his/her parent(s) should inform the school immediately.
 - B. The investigator will contact the abuser and his/her parent(s) to initiate a contract to stay away from the victim, consistent with the terms of the order, with penalties for known violations of the contract.
 - C. The principal or district administrator will notify law enforcement immediately if he/she has a reasonable belief that a criminal or civil restraining order has been violated.
 - D. The school resource officer and/or security officer will respond immediately to a report of a violation of a criminal or a civil restraining order.
- VI. Support Services for the Victim

The school shall provide a victim of dating violence and abuse with support services that may include but are not limited to:

- A. A contract with the offender to stay away from the victim while on school grounds, on school transportation and during school sponsored programs and events;
- B. Reasonable accommodations, such as class schedule changes;
- C. <u>If needed, the school will assist the student in creating an alternative</u> <u>education plan for the student such as transferring to a different school</u> <u>or the ability to make up school work missed due to dating violence.</u>
- D. Security protection, such as safe egress/regress from school and within the school;
- E. Timely and comprehensive investigation of dating violence and abuse complaints;
- F. Information and assistance in securing intervention which includes assistance and support provided to parents/legal guardians, if deemed necessary and appropriate.
- G. Referrals for outside support and/or counseling.
- VII. Methods of Intervention with the Alleged Perpetrator
 - A. Allow the alleged perpetrator to respond in writing to the allegations.
 - B. <u>Identify and implement interventions the will be taken to prevent further</u> incidents.
 - C. <u>Refer the alleged perpetrator and parents/legal guardians to help and</u> <u>support available at the school and within the community.</u>

- D. Address the seriousness of retaliations against the victim for reporting the incident or cooperating with the investigation. Inform the alleged perpetrator that retaliation or threats of retaliations in any form designed to intimidate the victim of dating violence or abuse, those who are witnesses, or those who investigate an incident, shall not be tolerated.
- E. Provide for increased supervision of the alleged perpetrator.
- F. Document the meeting and action plans.

VIII. Curriculum

- A. The health education curriculum for students in grades 7 through 12 shall include dating violence and abuse. The teen dating violence and abuse component shall include, but is not limited to, the definition of dating violence and abuse, the warning signs of dating violence and abusive behavior, the characteristics of healthy relationships, measures to prevent and stop dating violence and abuse, and community resources available to victims of dating violence and abuse.
- B. The curriculum shall have an emphasis on prevention based education.
- IX. Training
 - A. Teachers, administrators, counselors, instructional assistants, school nurses and other nonteaching staff such as bus drivers, custodians, and cafeteria workers shall receive training about teen dating violence and abuse.
 - B. Students, parents and school volunteers shall also be given instruction related to teen dating violence and abuse.

- C. Training on the District's policy prohibiting dating violence and abuse and related procedures shall be conducted, at a minimum, on an annual basis.
- D. The instruction shall include evidence based methods of preventing dating violence and abuse and how to effectively identify and respond to incidents of dating violence and abuse within the scope of the school.

STATUTORY AUTHORITY:

1001.41, 1001.42, F.S.

LAW(S) IMPLEMENTED: 1000.21, 1001.43, 1003.42, 1006.07, 1006.148, F.S.

| HISTORY: | ADOPTED: 3/22/11 |
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| | REVISION DATE(S): |
| | FORMERLY: NEW |