The Superintendent certifies that the District is in compliance with EL-11 with no exceptions

The superintendent shall not fail to establish and consistently enforce policies to maintain dignified, safe and effective environments for all students.

GENERAL INTERPRETATION

I interpret this policy to be primarily focused on student discipline rules and procedures. The report has been expanded to include adult behavior in the specific areas of illegal drugs, alcohol, tobacco, weapons and violence. All of these behaviors are fully prohibited on school property and at school-sponsored activities. Employee discipline is not the focus of EL-11, but is addressed under EL-3: Personnel.

EL–11 calls for rules Regulations and procedures that are effective in maintaining a safe and orderly learning environment. To that end, both written rules/procedures and staff implementation must be effective in achieving the desired result. Further, implementation by staff must be fair and consistent in order to be supported by District officials and, if necessary, upheld by the courts.

Accordingly, I interpret compliance, not as the absence of incidents requiring discipline, but as the consistent, supportable application of appropriate rules and procedures to maintain the learning environment such that incidences of misconduct in each school are clearly the exception within the environment.

The appeal processes available to students and their parents may serve as one measure of the degree to which discipline rules are accepted as fair and appropriately applied. All student discipline letters mailed home contain information on an appeal and or grievance process.

EVIDENCE OF COMPLIANCE

- Each school has codified student discipline rules in a handbook and distributed those handbooks to all students and/or parents. Student handbooks for all of our comprehensive secondary schools are available on the building websites.

- It is the expectation that all discipline leading to emergency expulsions, suspensions, or expulsions imposed on students by the administration are recorded in the Skyward student records system. Periodic trainings are provided to building secretarial staff on how to appropriately complete this task.

- The incidence of misconduct at every school was infrequent enough to be clearly understood as the exception rather than the rule. Moreover, unscheduled campus visitations by District
administrators including the Superintendent routinely verify that our school environments are, without exception, safe, orderly, and highly conducive to learning.

- It has been verified that the District had one unresolved discipline appeals as of the end of the 2016-17 school year.

Accordingly, the Superintendent may not:

1. **Permit student behaviors that disrupt learning.** Prohibited Behaviors include:
   a. the use of illegal drugs, alcohol or tobacco products by students and adults on school property and at school-sponsored events;
   b. the presence of firearms and other dangerous weapons on school property and at school-sponsored events;
   c. any form of violence on school property and at school-sponsored events.

**INTERPRETATION**

I interpret this to mean that rules and procedures must clearly prohibit all student and/or adult behaviors named above; any infractions must be addressed in accordance with school rules in a manner that reaffirms prohibitions in these areas, and the total incidence of infractions must be infrequent enough to clearly represent an exception to the norm.

**EVIDENCE OF COMPLIANCE**

- Building administrators are required to notify and provide copies of all emergency expulsion and suspension letters to their supervisors. I verify that this practice occurred during this monitoring period (2016-17 school year) and copies of those letters are on file at the central administration building. In addition, all discipline letter templates were reviewed by the Executive Director of Compliance and Legal Affairs, and consolidated on the District intranet for uniform use.

- It has been verified through the annual Executive Limitations Monitoring Survey (copies on file at the District office) and through the direct supervision of building administrators that all known student infractions related to illegal drugs, alcohol, tobacco, weapons or violence (fighting or aggressive physical acts which caused or could cause bodily harm) at school or at school-sponsored events have been appropriately addressed by the administration in a manner that preserves the learning environment.

- It has been verified through the ongoing supervision of building administrators that any adults on campus who engaged in these known behaviors related to illegal drugs, alcohol, tobacco, weapons or violence at school or at school-sponsored events have been appropriately addressed by the administration in a manner that preserves the learning environment.

- All student incidents related to drugs/alcohol, bullying, violent offenses, assault/fighting, guns, knives, for the 2016-17 school year are summarized on the linked tables. The data show no handgun, rifle or shotgun incidents in any school. Given the enrollment, number of schools and length of school year, I believe a reasonable person would conclude that the number of incidents in all other categories reflects a learning environment at all schools that is effectively protected from infractions of this type.
the Superintendent may not:

2. Permit teachers, students and parents to be uninformed of the disciplinary expectations of students and the consequences of non-compliance.

The Superintendent shall not fail to:

   a. appropriately involve teachers, administrators, students and the community in developing student discipline policy;
   b. distribute annually to each student a student handbook which outlines the student discipline policy;
   c. ensure that a copy of the student discipline policy, and any significant changes to it are posted or available for inspection in each school building and on the District website.

INTERPRETATION

I interpret this to mean that when the District develops written procedures for administering corrective action teachers, administrators, students and the community participate in the development of those procedures. This can be achieved through site council meetings, special committees, or other means available.

Principals and certificated employees in each building confer at least annually for the purpose of developing and/or reviewing building discipline standards and the uniformed enforcement of those standards. (WAC 392-400-225 and RCW 28.A.400.110). Students and others in the community may be involved as needed at the discretion of the principal.

After consultation, student discipline remains the purview of the administration. The recommendations of students, parents and teachers are appreciated, but they are not binding.
Central administrators may request a review of discipline Regulations/practices with the School Board for purposes of modification and alignment with Board direction/philosophy when deemed necessary.

Annual distribution of student handbooks containing discipline rules and consequences is conducted at the beginning of each school year and includes a sign-off procedure. At the elementary level parents/guardians sign to verify receipt of the rules. At the middle and high school level parents/guardians and students sign to verify receipt of the rules. All signatures are kept on file during the school year.

High school coaches distribute discipline rules and consequences to participants with a sign-off procedure, maintaining student signatures on file throughout the period for which rules apply.

EVIDENCE OF COMPLIANCE

- Rules of Conduct and other building rules are reviewed annually by the Executive Directors of Elementary, Middle, and High Schools and the Executive Director of Compliance and Legal Affairs. Any additions, deletions or revisions are done after processing through principal meetings. Rule changes are then communicated uniformly to the schools for inclusion within their student handbooks.

- In 2016-17 and the preceding years, administrators from all schools annually review their school rules and behavior expectations and gather input from their school community from a variety of processes outlined above.

- All principals affirm the distribution of a student handbook and/or student behavior expectations outlining the current discipline rules and consequences to each student and/or parent at the beginning of the current school year (annual Ends/EL Monitoring Survey).

- Signatures acknowledging receipt of student handbooks and/or student behavior expectations are required of all High School and Middle School students and parents, as well as, all parents of Elementary School students. Buildings continually monitor and adjust the record keeping procedures for the collection and tracking of these required signatures and make every reasonable effort to ensure that all signature forms have been returned.

- High school athletic handbooks outlining discipline rules and consequences were distributed to each student athlete for each sports season. Signature sign-offs were and continue to be required for sports eligibility. Additionally, athletic handbooks were and continue to be posted on each high school’s website. Each student athlete was also required to attend one pre-season seminar per year where rules were highlighted within the context of our drug/alcohol Regulation.

- Student handbooks are available for inspection in each school building. The elementary handbook was posted on the District website. Secondary student handbooks are posted on their respective school websites and are included in the middle school agenda planners. Staff review the handbooks at the beginning of the school year and a copy of the sign-off sheet will be collected and stored on each student.
- We have translated student handbooks into three non-English languages. Other translation services are available as needed.

- All schools and facilities have drug free and weapons free signage posted throughout the campuses. This is an item that the States consolidated program review team monitors for and we passed this requirement during our District’s last Consolidated Program Review from OSPI.

. . . the Superintendent may not:

3. Permit any unruly behaviors to disrupt learning.

INTERPRETATION

Incidents involving unruly or disruptive behaviors which occur outside the classroom can connect to and affect classroom behavior and learning. Therefore, I interpret this to mean that principals and staff may not allow any known instance of unruly or disruptive behavior by any persons (at school, on a school bus, or at a school-sponsored activity) to remain unaddressed.

Further, school administrators who learn informally that unruly or disruptive in-class behavior may be occurring have an obligation to investigate and take appropriate action if a problem is found.

EVIDENCE OF COMPLIANCE

- Principals and District administrators have verified through regularly scheduled meetings and frequent discussions with their supervisors that all reported incidents of misconduct resulting in unruly or disruptive behavior by any persons at school, on a school bus, or at a school sponsored event have been appropriately addressed. During the 2016-17 school year we had one credible report suggesting an unreported incident to central administration of ongoing learning disruptions.

- All principals were basic, proficient or distinguished on their 2016-17 annual evaluation in the areas of:
  
  Criterion 1 Creating a culture that promotes the ongoing improvement of learning and teaching for students and staff.
  
  Criterion 2 Ensuring and providing for school safety.
  
  Criterion 6 Managing both staff and fiscal resources to support student achievement and legal responsibilities.
. . . the Superintendent may not:

4. Fail to ensure that all policies and procedures regarding discipline are enforced consistently using reasonable judgment.

INTERPRETATION

Students and parents all enjoy protected appeal rights through both the Student Discipline and Parent Complaint Regulations, including protection against retaliation. It is reasonable to assume that unfair or inconsistent application of discipline rules would be addressed through one of these two formal vehicles for expressing such concerns.

EVIDENCE OF COMPLIANCE

- The District has an Executive Director of Compliance and Legal Affairs. One of the important functions of this position is to support all administrators in their efforts to consistently enforce rules, Regulations and procedures regarding discipline.

- Since August 2016, The Executive Director of Compliance and Legal Affairs has provided in person trainings to all classified and certificated staff on the District Regulations on the following seven (7) topics, (1) the Prohibition of Harassment, Intimidation and Bullying; (2) Prohibition of Sexual Harassment; (3) Nondiscrimination; (4) McKinney-Vento; (5) Americans with Disabilities Act; (6) Maintaining Professional Staff Student Boundaries; and (7) Mandatory Reporting responsibilities. The Executive Director of Compliance and Legal Affairs has provided lunch and recess supervision trainings to Deans of Students and educational assistants at six (6) elementary schools. These trainings have included conducting age and developmentally appropriate student interviews and identifying and responding to allegations of Harassment, Intimidation and Bullying and or retaliation. In addition all administrators received (1) refresher presentations on the seven (7) steps of just cause. Lastly, the Executive Directors of each level provided training and guidance on conducting student hearings and supplied administrators with a packet that includes a discipline hearing checklist.

- During the 2016-17 school year we had three student discipline appeals hearings. The District was upheld on all three of these appeals. The District also had one Harassment Intimidation and Bullying (HIB) appeal that went before the Superintendent, but remains unresolved.

Board acceptance: September 27, 2017