# SAFE AND SECURE SCHOOLS

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#### I. Introduction

The Sarasota 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 9.60 (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. Any person on a school campus or school grounds not in accordance with this policy may be declared to be a trespasser, consistent with State law and School Board Policy 3.401 and may 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.
- D. 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.
- 5 E. No person except a sworn law enforcement officer, Safe School Officer, or 6 security guard shall have on his or her possession any weapon, including 7 a firearm, or other illegal or dangerous object or substance on school 8 property or at a school event. All such possession of firearms shall be in 9 accordance with state law.
- 10 III. Emergency response agency(ies) will notify the District in the event of anemergency.
- 12 IV. Safety, Security and Emergency Plans

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- 13A.The Superintendent shall develop a School Safety and Security Plan with14input from representatives of the local law enforcement agencies, the local15Fire Marshall(s), representative(s) from emergency medical services,16building administrators, representative(s) from the local emergency17management agency, School Resource Officer(s) and/or representative(s)18of the Sarasota County Health Department.
- 19B.As required by state law, the Superintendent shall require the use of the20School Security Risk Assessment (SSRA) based on the School Safety21and Security Best Practices Indicators created by FL DOE Safe School22Assessment Tool (FSSAT) to conduct a self-assessment of the District's23current safety and security practices.
- C. 24 completion of these self-assessments, if requested, Upon the Superintendent shall convene a safety and security review meeting for the 25 purpose of (a) reviewing the current SSRA and the results of the self-26 assessment; (b) identifying necessary modifications to the plan; (c) 27 identifying additional necessary training for staff and students; and (d) 28 discussing any other related matters deemed necessary by the meeting 29 participants. 30
- D. The Superintendent or designee shall present the findings of the safety and security review meeting to the Board for review and approval 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 SSRA and/or implement in order to improve

37 38 school safety and security. The SSRA is, however, confidential and is not 39 subject to review or release as a public record. 40 41 E. The Superintendent shall report the self-assessment results and any action 42 taken by the Board to review the SSRA to the Commissioner of Education 43 and School Board as required by State law. F. Emergency management and preparedness plans shall include notification 44 procedures, in accordance with Florida Statute and State Board of 45 Education Rule, for weapon use and active assailant/hostage situations, 46 47 hazardous materials and toxic chemical spills, weather emergencies, and exposure resulting from a manmade emergency. 48 49 G. Emergency management and preparedness procedures for active assailant situations shall engage the participation of the district school safety 50 specialist, threat assessment team members, faculty, staff and students for 51 52 each school and be conducted by the law enforcement agency or agencies 53 designated as first responders to the school's campus. 54 1. Accommodations for drills conducted at exceptional student 55 education centers may be provided. H. 56 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 57 of Education rules, and other applicable regulations. 58 Ι. Copies of school plans shall be provided to county and city law enforcement 59 agencies, fire departments, and emergency preparedness officials. 60 Threat Management V. 61 Α. The District has established Policy 5.305 Threat Management Teams to 62 provide comprehensive guidance in accordance with state statute and FL 63 Department of Education rule. 64 VI. Safety – Procedures 65 School alarms shall be monitored and malfunctions shall be reported for Α. 66 67 immediate repair. Β. 68 A safety program shall be established consistent with the provisions of Policy 8.10. The emergency preparedness procedures will identify the 69 individuals responsible for contacting the primary emergency response 70 agency and the emergency response agency that is responsible for 71 72 notifying the school district for each type of emergency. **©NEFEC** Page 3 of 9 SARASOTA 3.24\*+

- 73 C. Emergency evacuation drills (fire, hurricane. tornado. active 74 assailant/hostage situation, other natural disaster, and school bus) shall be 75 held in compliance with state requirements, and School Board Policies 8.16 and 8.18 and formulated in consultation with the appropriate public 76 77 safety agencies. Each principal, site administrator or transportation official 78 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;
- 833.Identifying and reporting hazardous areas requiring corrective84measures; and
  - 4. Preparing and submitting a written report of each emergency evacuation drill to the District office.
- 87D.In the event of an emergency, the Superintendent is authorized to dismiss88early or close any or all schools, in accordance with School Board Policies893.22 and 8.18. Except that the principal may dismiss the school when the90Superintendent or designee cannot be contacted, and an extreme91emergency exists endangering the health, safety, or welfare of students.92Any such actions shall be reported immediately to the Superintendent or93designee along with a statement describing the reasons

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- 95 96 for the action. Such report shall be submitted to the School Board at the 97 next regular meeting unless a special meeting is held relating to the 98 emergency.
- Bernets, as defined by law, have a right to timely notification of threats, unlawful acts, and significant emergencies that occur on school grounds, during school transportation or during school-sponsored activities pursuant to sections 1006.07(4) and (7), F.S.
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1.Parents have a right to access school safety and discipline incidents as reported pursuant to section 1006.07(9), F.S.

- 105F.The District shall implement a mobile panic alert system capable of106connecting diverse emergency services technologies to ensure real-time107coordination between multiple first responder agencies. Such system,108known as "Alyssa's Alert," must integrate with local public safety109answering point infrastructure to transmit 911 calls and mobile activations.110Drill documentation must show the testing of all required security systems111required for use during the drilled emergency..
- 112G.The District Shall use, install, maintain, and advertise FortifyFL in113accordance with State Law and State Department of Education Rule.
- 114 VII. Safety Violence Prevention
- A. As outlined in Policy 3.14, staff shall receive training in identification of
   potentially violent behaviors and the procedures to be implemented shall
   be provided to personnel of the schools.
- 118 VIII. Security
- 119A.The Superintendent shall establish and implement a Domestic Security120Plan consistent with the requirements of the National Incident Management121System (NIMS).
- 122 Β. The Superintendent is responsible for designating a school administrator to serve as the District's School Safety Specialist. By August 1 of each 123 124 year, the Superintendent or Designee will submit the School Safety 125 Specialist's name, phone number, and email address to the Office of Safe Schools at SafeSchools@fldoe.org. The District will notify the Office of 126 127 Safe Schools within one (1) school day whenever there is a change 128 related to the contact information for the School Safety Specialist. The 129 School Safety Specialist is responsible for the supervision and oversight of 130 all school safety and security personnel, policies, and procedures in the
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131 District including all Charter Schools. The School Safety Specialist will ensure schools conduct a school security risk assessment (SSRA) by 132 Florida law at each District and charter school using the school security 133 risk assessment tool (SSRA) developed by the Florida Department of 134 Education (FLDOE) Office of Safe Schools: coordinating with appropriate 135 136 public safety agencies, as defined in F.S. 365.171, that are designated as emergency responders to a school's campus to conduct a tour of such 137 campus once every three (3) years and to provide recommendations 138 related to school safety. Completion of such tours and 139 any recommendations must be documented in each school's security risk 140 assessment within the Florida Safe Schools Assessment Tool:. 141

- C. . The Superintendent shall require the school safety specialist to review 142 school district and charter school policies and procedures at least annually for 143 compliance with state law and rules, as provided by Section 1006.07(6)(a)1., 144 F.S. The school safety specialist shall assist all district and charter schools in 145 completing surveys provided by the Office of Safe Schools regarding Safe-146 147 School officer assignment; investigating and responding to notices from the Office of Safe Schools containing suspected deficiencies at a District school 148 and at or by a charter school. 149
- The School Safety Specialist is responsible for notifying D. 150 the Superintendent or designee no later than the same day of receipt of any 151 notice of suspected deficiency the School Safety Specialist receives from 152 the Office of Safe Schools. When the notice of suspected deficiency 153 concerns a failure to have a Safe-School officer established or assigned at 154 each school facility, as required by F.S. 1006.12, the School Safety 155 Specialist must respond in writing and verify to the Office of Safe Schools 156 at SafeSchools@fldoe.org that the school(s) identified in the notice have a 157 Safe-School officer on site by the next school day. In all other cases, the 158 School Safety Specialist must respond in writing to the Office of Safe 159 Schools at SafeSchools@fldoe.org within five (5) school days and verify 160 that the District or school has corrected the suspected deficiency, or within 161 that same time period, submit a written plan describing how the District will 162 bring the identified school(s) into compliance. The plan must include an 163 164 estimated date of completion and an explanation of alternate security measures designed to maintain a safe learning environment; Notifications 165 made must contain particularized facts beyond noncompliance with rule or 166 167 statute that explain the imminent threat; and Notification to the Office 168 within three (3) days at SafeSchools@fldoe.org of any instance of 169 noncompliance not corrected within sixty (60) days. The school safety 170 specialist shall also notify the Office of Safe Schools at

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- 171SafeSchools@fldoe.org of any Safe-School Officer Discipline, Dismissal,172or Discharge of a Firearm from any district or Charter School in the173exercise of safe-school officer duties occurring while assigned to a district174or charter school..
- 175 Ε. Each school's emergency plan shall include security provisions including emergency lockdown and active assailant procedures The school safety 176 specialist shall ensure that school staff have records demonstrating the 177 following requirements are met and must provide those records to the 178 Office of Safe Schools upon request; Threat Management Team 179 Members, Certificates of Completion of Florida Model Training, Dates, 180 181 minutes, and resolutions of threat management meetings, compliant drill sheets for all drills conducted during the school year, annual certification 182 that all staff at the school site has been trained in the districts/schools 183 active assailant plan.. 184
- 185F.Adhering to background screening procedures for all staff, volunteers and186mentors.

187 188 189 190 191 192	IX.	G. Menta		ity trailers may be located on school property, with approval of the intendent or designee. h
193 194 195 196		A.	Distric for the	chool Board shall designate a mental health coordinator for the et. The mental health coordinator shall serve as the primary contact district's coordination, communication, and implementation of nt mental health policies, procedures, responsibilities, and reporting.
197		В.	The m	nental health coordinator shall be responsible for:
198			1.	working with the Office of Safe Schools;
199 200 201			2.	maintaining records and reports regarding student mental health as it relates to school safety and the mental health assistance allocation plan;
202 203 204			3.	facilitating the implementation of school district mental health policies relating to the respective duties and responsibilities of the school district, the superintendent, and school principals;
205 206 207 208 209			4.	coordinating with the School Safety Specialist and District Threat Management Coordinator in the staffing and training of threat management teams with the school safety specialist, and facilitating referrals, to mental health services, as appropriate for students and their families;
210 211 212 213			5.	coordinating with the school safety specialist and District Threat Management Coordinator in the training and resources for students and school district staff relating to youth mental health awareness and assistance; and
214 215 216 217 218			6.	annually review of the district's policies and procedures related to student mental health for compliance with state law and alignment with current best practices and making recommendations, as needed, for amending said policies and procedures to the superintendent and the district school board.

**STATUTORY AUTHORITY:** 

1001.41, 1001.42, F.S.

LAW(S) IMPLEMENTED:

316.614, 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, 6A-1.0018

**HISTORY:** 

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