- CLASSIFIED PERSONNEL -

Discipline, Suspension and Dismissal of Classified Employees

DISCIPLINARY OPTIONS

Classified employees may be subject to the following actions, to include, but not limited to:

- 1. Oral warning or reprimand by Superintendent/designee
- 2. Written warning or private reprimand by Superintendent/designee
- 3. Disciplinary probation status imposed by Superintendent/designee
- 4. Reassignment (temporary or permanent) by Superintendent
- 5. Public reprimand by Superintendent/designee
- 6. Suspension without pay by Superintendent
- 7. Nonrenewal by Superintendent
- 8. Dismissal (termination of contract) by Superintendent

The Superintendent may terminate a classified employment contract pursuant to the provisions of <u>KRS 161.011</u>.

ACTIONS WHICH MAY REQUIRE HEARING PROCEDURES

The Superintendent may suspend without pay or terminate a classified employee. Subject to the employee's exercise of applicable hearing rights, these personnel actions shall be effective on the employee's receipt of written notice from the Superintendent. The Superintendent shall notify the Board at the first meeting following a reassignment, suspension without pay, nonrenewal or termination and such notification shall be recorded in the Board minutes. An employee may also be issued a public or private reprimand.

CAUSES FOR ACTION

Any classified employee may be subject to appropriate disciplinary action for one (1) or more of the following reasons:

- 1. Dishonesty, neglect of duty, incompetence, inefficiency or insubordination.
- 2. Reporting to work under the influence of or use or possession of alcohol or controlled substances while on duty, or the illegal use or possession of controlled substances at any time.
- 3. Unsatisfactory evaluation of any factor on the employee's performance evaluation report.
- 4. Repeated unexcused absence, tardiness, absence without notification or abuse of sick leave.
- 5. Violation of or refusal to obey local policies or state regulations adopted by the Kentucky Board of Education or by the Board.
- 6. Failure to notify the Superintendent if the classified employee has been found by the Cabinet for Health and Family Services to have abused or neglected a child, and if the employee has waived the right to appeal such a substantiated finding or the finding has been upheld upon appeal.
- 7. Refusal to comply with safety directives.

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CAUSES FOR ACTION (CONTINUED)

- 8. Falsifying information supplied to the District including information on application forms, absence reports, or any other information.
- 9. Violation of local policy, state, or federal statutes or regulations that apply to assigned duties.
- 10. Being convicted of or entering an "Alford" plea, guilty plea or plea of nolo contendere to crimes, including but not limited to, sexual misconduct, drugs, alcohol, violent crime, illegal transaction with a minor or any felony offense.
- 11. Immorality, misconduct, or conduct unbecoming a school employee.
- 12. Loss of licensure or certification required for the position.
- 13. Failure to maintain the confidentiality of information about students or staff obtained in the course of employment, unless disclosure serves a legitimate job-related purpose or is required by law.
- 14. Engaging in any sexually related behavior with a student with or without consent, including, but not limited to, behavior such as sexual jokes; sexual remarks; sexual kidding or teasing; sexual innuendo; pressure for dates or sexual favors; inappropriate physical touching, kissing, or grabbing; rape, threats of physical harm; and sexual assault.
- 15. Physical or mental disability, consistent with applicable laws protecting employees with disabilities.¹
- 16. Engaging in a dating relationship, as defined in Board Policy 01.0, with an employee they supervise or who supervises them. An employee may avoid discipline under this reason for disciplinary action if they disclose to their supervisor the intention to enter into a dating relationship with an employee they supervise or who supervises them, and request a reassignment prior to entering into the dating relationship. This reason for disciplinary action shall apply even if the supervision authority results from a promotion, reorganization or other administrative action after an initial assignment. It is the responsibility of the employees having a dating relationship to notify the Human Resources Department as soon as an assignment or employment status covered by this policy exists or may exist. An employee may avoid discipline if they give such notice as soon as such an assignment or employment status exists or may exist. Any failure to give such notice shall result in disciplinary action.

DUE PROCESS PROVISIONS

Negotiated agreements with recognized employee organizations shall provide due process procedures. The Superintendent shall develop due process procedures for employees exempt from representation.

Employees shall act in compliance with District Ethics Guidelines, required under Board Policy 01.XX and set forth in administrative procedure 01.XX AP.1, at all times.

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REFERENCES:

¹Americans with Disabilities Act 42 U.S.C. Section §12111 et seq.; KRS Chapter 344 <u>KRS 160.380</u>; <u>KRS 160.390</u>; <u>KRS 161.011</u> <u>OAG 76-290</u>; <u>OAG 92-135</u>, <u>OAG 96-3</u>, <u>OAG 05-006</u> Consolidated Omnibus Budget Reconciliation Act

RELATED POLICIES:

03.212; 03.23251; 03.26; 03.271; 03.2711 07.162; 09.14; 09.42811

> Adopted/Amended: 12/11/2018 Order #: 2018-278