EXPLANATION: SB 158 AMENDS KRS 160.1594 TO PROVIDE THAT CHARTER AUTHORIZER TRAINING SHALL NOT BE REQUIRED OF ANY BOARD MEMBER UNTIL A CHARTER APPLICATION IS SUBMITTED TO THE BOARD, AND SETS THE REQUIREMENT AT SIX (6) HOURS. FINANCIAL IMPLICATIONS: FEWER HOURS REQUIRED MAY REDUCE TRAINING COSTS

POWERS AND DUTIES OF BOARD OF EDUCATION

01.3 AP.2

Board Vacancy Forms

FORM TO PROVIDE NOTICE THAT A VACANCY EXISTS:

Date	:
To V	Vhom it May Concern:
	acancy exists on theBoard of Education, as of, ¹ in the seat [Division # (for county school systems) or the District at
unex to ap	e (for independent school systems)] formerly held by The pired term for this seat is set to end on The Board will proceed point an individual to fill this seat for the unexpired term pursuant to KRS 160.190 and rd Policy 01.3.
Sinc	erely,
Supe	erintendent/Board Secretary
cc:	Secretary of State, State Capitol, 700 Capital Ave., Room #152, Frankfort, KY 40601 County Clerk
	Commissioner of Education, Kentucky Department of Education, 300 Sower Blvd., Frankfort, KY 40601
	Director of Board Team Development, KSBA, 260 Democrat Dr., Frankfort, KY 40601
REF	ERENCE;
	¹ OAG 81-316

Board Vacancy Forms

SAMPLE NEWSPAPER ADVERTISEMENT ANNOUNCING A BOARD VACANCY

NOTICE OF VACANTBOARD OF EDUCATION SEAT
The Board of Education ("Board") is seeking applications for appointment to fill a vacancy on the Board representing seat [Division # (for county school systems) or the District at large (for independent school systems)]. This appointment will be effective until the November regular election (use if the next November regular election is scheduled more than one [1] year prior to end of the remaining term) or the end of the term in (use if the next November regular election is scheduled one [1] year or less prior to end of remaining term).
Responsibilities include: setting policy to govern the District; hiring/evaluating the Superintendent; and levying taxes and adopting the District budget. Board members must:
 Be at least 24 years old and a Kentucky citizen for the last three years; Be a registered voter in the particular District of the vacancy; Have completed the 12th grade or have a GED certificate; Meet all other legal qualifications (KRS 160.180); and Complete required annual in-service training.
Applications are available at or online at or online at Mail applications to: Superintendent, ATTN: Board Vacancy,, KY

Board Vacancy Forms

Date	:
To W	/hom it May Concern:
Pursi vote	nant to KRS 160.190, and Board Policy 01.3, the Board of Education, by of the Board on to fill the
syste	of the Board on, has appointed to fill the new created on in the seat [Division # (for county school ms) or the District at large (for independent school systems)] formerly held by
	appointment is effective immediately's address is
and e	email address is
The t	term for this appointment will end on
Since	erely,
Supe	rintendent/Board Secretary
cc:	Secretary of State, State Capitol, 700 Capital Ave., Room #152, Frankfort, KY 40601 County Clerk
	Commissioner of Education, Kentucky Department of Education, 300 Sower Blvd.,
	Frankfort, KY 40601 Director of Board Town Davidson and WSDA 260 Democrat Dr. Frankfort KY 40601
	Director of Board Team Development, KSBA, 260 Democrat Dr., Frankfort, KY 40601

Board Vacancy Forms

FORM LETTER TO NEWLY APPOINTED MEMBER, ON DISTRICT LETTERHEAD:

Date:	
Mr./N	Ms
	, KY
	Mr./Ms:
vote	nant to KRS 160.190, and Board Policy 01.3, the Board of Education, by of the Board on, has appointed you to fill the vacancy created on in the seat [Division # (for county school systems) or the District
at la	urge (for independent school systems) formerly held by The interest is effective immediately. Upon being duly sworn in, you may assume the duties of
	term of this appointment is set to end Pursuant to KRS 90, this seat will be open to election in the November general election. The County Clerk should be consulted for election and candidacy filing information
U	ding this seat.
service hours well a role in board immediate service in ad speci	ew local Board of Education members must receive a minimum of twelve (12) hours of ince training annually, per KRS 160.180 and 702 KAR 1:115, on a calendar year basis. These shall include certain mandated topics of ethics, finance, and Superintendent evaluation, as as on various other topics such as Board member roles and responsibilities, and the Board's in student achievement. Additionally, when the Board, or a collaborative of local school is including the Board, receives a charter school application, any member of the Board or is who has not received charter authorization training within twelve (12) months ediately preceding the date the application was received shall receive six (6) hours of incertaining prior to evaluating the charter application. This requirement is separate from, and dition to, the training required by KRS 160.180, Depending on the date of appointment, all provisions may apply.
traini KSB. traini	Kentucky School Boards Association (KSBA) provides local Board member in-service ng, and maintains the legal records relating to required Board member training completion. A makes efforts to offer training courses that will meet legal requirements for both general ng and charter authorizer training. KSBA will contact you soon to begin scheduling training the current calendar year. You may contact KSBA by calling 1-800-372-2962.
Since	erely,
Supe	rintendent/Board Secretary
cc:	Secretary of State, State Capitol, 700 Capital Ave., Room #152, Frankfort, KY 40601
	County Clerk Commissioner of Education, Kentucky Department of Education, 300 Sower Blvd., Frankfort, KY 40601 Director of Board Team Development, KSBA, 260 Democrat Dr., Frankfort, KY 40601
	1 / / / /

Deleted: per 701 KAR 8:020, local Board members are required to complete twelve (12) hours of in-service training annually in their capacity as charter school authorizers...

Deleted: , but certain hours may count towards both requirements

POWERS	AND DUTI	FS OF BOARI	D OF FDUCATION

Board Vacancy Forms

RELATED PROCEDURE:

01.3 AP.21

EXPLANATION: THIS CHANGE CLARIFIES THE QUESTION RELATING TO A POTENTIAL CANDIDATE'S EMPLOYMENT STATUS WITH THE SCHOOL DISTRICT AND MODIFIES A QUESTION ABOUT LONG RANGE BOARD GOALS TO REFLECT THAT APPOINTEES WILL SERVE LESS THAN FOUR (4) YEARS. FINANCIAL IMPLICATIONS: NONE ANTICIPATED

POWERS AND DUTIES OF BOARD OF EDUCATION

01.3 AP.21

Name of School District:					
[Division # (for county school systems) systems)]	or the District at large (for independent	school		
Name:	Bir	thdate:			
Last First	MI				
Address:					
Street or Box #	State	Zip Co	ode		
Telephone:					
Business	Home	Cell			
Email Address:					
Have you been a citizen of Kentucky for a min			Zes □ No		
2. Are you registered to vote in the Division (in					
case of an independent school District) you wis			l No		
3. Are you an officer of, or employed by, any	city, county, consolidated	_			
municipality?		□ Yes □	l No		
If yes, please identify.					
4. Does the <u>School District</u> where you reside pres	ently employ you?	□ Yes □	l No	Deleted: city or county Board	
5. Do you have any relatives employed by the Dis	strict?	□ Yes □	l No		
If yes, please indicate their relationship to you:					
☐ Brother ☐ Sister ☐ Husband ☐ Wife	☐ Son ☐ Daughter ☐	Father	ner		
☐ Other					
6. Have you ever been a member of any local Box	ard of Education in Kentuck	xy? □ Yes □	l No		
If so, which District and when	?				
7. Do you currently hold any elective federal, stat	e, county, or city office?	□ Yes □	l No		
If yes, please identify.					
8. Do you own or are you a stockholder in a busin or with individual schools of the District?	ness involved in sales or oth		the Board No		
If yes, please identify.					
 Do you work for a company that provides any schools of the District? Do you receive any co- or business with the District? 		as a result of any			
If yes, please describe.					
10. Have you ever been fined or convicted for vio any violation of law?			charges for l No		
If yes, please describe.					

11. Do	o you serve on any county,	city, or joint agency government boar	rds? □ Yes □ No	
If	yes, please describe.			
		dership position with any organization ne District, a school in the District, or		
Di	iploma?	st the twelfth (12 th) grade or been it	☐ Yes ☐ No	
Gl	RADE SCHOOL HIG	H SCHOOL COLLEGE	GRADUATE SCHOOL	
1	2 3 4 5 6 7 8 9	10 11 12 1 2 3 4	1 2 3 4	
		clude a transcript evidencing completio the results of a twelfth (12 th) grade equi		Deleted: A diploma is not acceptable.
Hi	igh School Attended	Address	Dates Attended/Graduated	
Co	ollege/University Attended	Address	Dates Attended/Degree	
Gı	raduate Schools Attended	Address	Dates Attended/Degree	
		d activities in which you are currently		
16. W	ork Experience (Please pro	ovide employment history and attach o	current resume.)	
a.	Current Employer		Address	
b.	Date of Employment		Duties	
0.	Previous Employer		Address	
c.	Date of Employment		Duties	
c.	Previous Employer		Address	
	Date of Employment		Duties	

7. Please describe why you are interested in serving on the local Board of Education:				
18. Please describe the benefits that you believe strong public schools bring to a community:				

POWERS AND DUTIES OF BOARD OF EDUCATION

01.3 AP.21 (CONTINUED)

Note: Board members must complete annual in-service training as required by law. This application constitutes my letter of intent to seek appointment to the Board under KRS 160.190, and hereby affirm that to the best of my knowledge the information being submitted on this application and my required attachments thereto is accurate and that I am eligible to be appointed to the Board under law. Date:	complete during your service	al or objective that you think the			Deleted: in the next four (4) years
Note: Board members must complete annual in-service training as required by law. This application constitutes my letter of intent to seek appointment to the Board under KRS 160.190, and hereby affirm that to the best of my knowledge the information being submitted on this application and my required attachments thereto is accurate and that I am eligible to be appointed to the Board under law. Formatted: Indent: Left: 0", First line: 0", Space After pt, Tab stops: Not at 4.5" + 4.63" + 5.06" + 5.13" + 5.75"	proce <u>summer just bettie</u>				
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	This application constitutes my hereby affirm that to the best ny required attachments thereto	letter of intent to seek appointme of my knowledge the information to is accurate and that I am eligible	n being submitted on this application e to be appointed to the Board under	n and · law.	Formatted: Indent: Left: 0", First line: 0", Space After pt, Tab stops: Not at 4.5" + 4.63" + 5.06" + 5.13" + 5.75"

Application for Board Vacancy

COUNTY CLERK'S CERTIFICATION

RESIDENCE AND VOTER REGISTRATION FOR SCHOOL BOARD APPOINTMENT

COUNTY CLERK: Please complete this for applicant for school board appointment.	rm as it applies to the legal residence status of the
who resid	es at
Name	Address
systems).]	School District s) or the District at large (for independent school
	erk's Office Date: County Clerk and returned to Central Office along n.

01.3 AP.2

EXPLANATION: SB 79 AMENDS KRS 160.380 REPLACING "SUBSTANTIATED" FINDING OF CHILD ABUSE OR NEGLECT WITH "ADMINISTRATIVE" FINDING OF CHILD ABUSE OR NEGLECT. FINANCIAL IMPLICATIONS: COST OF PRINTING NEW APPLICATIONS AND STAFF TIME TO TRACK THE STATUS IF REPORT INDICATES SUBSTANTIATED FINDING IS ON APPEAL

PERSONNEL 03.121 AP.22

- CERTIFIED PERSONNEL -

Personnel Documents

	1 ersonner Documents
EM	IPLOYEE'S NAME POSITION/WORK SITE
RE	QUIREMENTS
	aployment shall be contingent upon meeting all requirements (state and local) for the position. aployees shall provide the following documents to the Central Office.
	TEACHING CERTIFICATE : An official copy of the certified staff member's certificate or a cover letter that is valid for the current year from the Department of Education, Division of Certification.
	TRANSCRIPTS: Official copies of college/university credits and standardized test results.
	$ \begin{tabular}{ll} APPLICATION (including references, a list of states of former residence and dates of residency, and picture identification) \\ \end{tabular} $
	SIGNED CONTRACT (WITH LETTER OF NOTIFICATION OF EMPLOYMENT)
_	RANK STATUS: Verification of current Rank Status.
	VERIFICATION OF EXPERIENCE: Verification from each school district or the Kentucky Department of Education for which there is past teaching or administrative experience. (This must be on file before salary can be received based on that experience). Central Office personnel will write for verification after the names of the school districts have been provided.
	HEALTH CERTIFICATION: Each employee, including substitutes, must have a medical examination, which shall include a tuberculin risk assessment, prior to initial employment, and proof shall be filed with the Central Office. Individuals identified as being at high risk for TB shall be required to undergo a tuberculin skin test or a blood test for Mycobacterium tuberculosis (BAMT) as required by 702 KAR 1:160. Health certification records shall also include results from Hepatitis B vaccinations, if the position so requires.
	MEMBERSHIP APPLICATION TO THE TEACHERS' RETIREMENT SYSTEM: Each regular full time certified employee must file a membership application with teacher retirement if they are not already a member or if they have previously withdrawn their account.
	TAX WITHHOLDING EXEMPTION CERTIFICATES : Each employee is to complete a copy of Form K-4 (State) and Form W-4 (Federal) for their file. (New certificates must be completed any time the employee makes a change in the number of exemptions claimed or the amount to be deducted.)
	VERIFICATION OF TRANSFERABLE SICK LEAVE : Certified employees may transfer days of accumulated sick leave from one Kentucky district or the Kentucky Department of Education to another Kentucky district when place of employment changes. There cannot be a break in service for sick leave to transfer.
	CRIMINAL RECORDS CHECK FORM: Required by state. Form will be mailed to the State Police by Central Office personnel. New certified employees must be fingerprinted at the Central Office.

PERSONNEL 03.121 AP.22 (CONTINUED)

Personnel Documents

REQUIREMENTS (CONTINUED)

□ LETTER FROM CABINET FOR HEALTH AND FAMILY SERVICES: Applicants (hired on or after April 4, 2018) must provide a letter from the Cabinet for Health and Family Services stating that there are no <u>administrative</u> findings of child abuse or neglect on record.

□ DRIVING RECORDS CHECK FORM: Required by the state for all bus drivers and by the District, if applicable for other certified personnel. Form will be mailed by Central Office personnel to the Kentucky Transportation Cabinet, Division of Driver Licensing.

□ I-9 FORM: Required by federal law to determine eligibility for employment in the United States

□ SSA-1945: The Social Security Administration requires that this form be used to inform, prior to employment, new certified employees that will participate in TRS that the position is not covered by Social Security.

□ CAFETERIA BENEFIT PLAN APPLICATION, if applicable: Must be completed by every full-time employee of the School District. (This is usually done shortly after the opening of school by a person who visits each school to have the forms completed.)

Personnel records also may include the following: evaluation documents; documentation of personnel actions (promotions, transfers, demotions, disciplinary actions, nonrenewals, terminations); record of professional development activities, and other payroll-related information (insurance forms/deductions and direct deposit authorizations).

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EXPLANATION: SB 8 AMENDS KRS 158.070 TO CHANGE SUICIDE PREVENTION TRAINING FROM EVERY OTHER YEAR TO EVERY YEAR. FINANCIAL IMPLICATIONS: NONE ANTICIPATED

PERSONNEL 03.19 AP.23

District Training Requirements SCHOOL YEAR:

This form <u>may</u> be used to track completion of local and state employee training requirements that apply across the District and maintain a record for the information of the Superintendent and Board.

Торіс	LEGAL CITATION	RELATED POLICY	EMPLOYEES OR OTHERS AS DESIGNATED			DATE COMPLETED
			CERTIFIED	ALL	DESIGNATED	
District planning committee members.		01.111			✓	
Board member training hours	KRS 160.180; 702 KAR 1:115; 701 KAR 8:020	01.83			✓	
Certified Evaluation Training	KRS 156.557; 704 KAR 3:370	02.14/03.18	✓		✓	
Superintendent training program to be completed within two (2) years of taking office	KRS 160.350	02.12			✓	
Council member training required for Principal selection	KRS 160.345	02.4244			✓	
Supervisors shall receive appropriate training to equip them to meet the standards of Personnel Management		02.3			✓	
All School Resource Officers (SROs) shall successfully	KRS 158.4414	02.31			✓	
complete forty (40) hours of annual in service training that has been certified or recognized by the Kentucky Law Enforcement Council for SROs.						
Council member training hours.	KRS 160.345	02.431			✓	
Asbestos Containing Building Material (ACBM), Lockout/Tagout and personal protective equipment (PPE) training for designated employees.	40 C.F.R. Part 763 401 KAR 58:010 803 KAR 2:308 OSHA 29 C.F.R. 1910.132 29 C.F.R. 1910.147 29 C.F.R. 1910.1200	03.14/03.24			V	
Bloodborne pathogens	OSHA 29 C.F.R. 1910.1030	03.14/03.24		✓		
Behaviors prohibited/required reporting of harassment/discrimination.	34 C.F.R. 106.1-106.71, U.S. Department of Education Office for Civil Rights Guidance	03.162/03.262		√		
Training for Supervisors of Student Teachers	16 KAR 5:040				✓	

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District Training Requirements

ТОРІС	LEGAL CITATION	RELATED POLICY		EMPLOYEES OR OTHERS AS DESIGNATED		DATE COMPLETED	
			CERTIFIED	ALL	DESIGNATED		
Orientation materials for volunteers	KRS 161.048	03.6			✓		
Teacher professional development/learning	KRS 156.095	03.19	✓				
Instructional leader training	KRS 156.101	03.1912			✓		
The Superintendent shall develop and implement a program for continuing training for selected classified personnel.		03.29			√		
Training of the instructional teachers' aide with the certified employee to whom s/he is assigned	KRS 161.044	03.5			✓		
Integrated Pest Management (7a) Certification	302 KAR 29:060	05.11			✓		
Training for designated personnel on use and management of equipment		05.4			✓		
If District owns automated external defibrillator (AEDs), training on use of such	KRS 311.667	05.4			✓		
School Safety Coordinator (SSC) training program developed by the Kentucky Center for School Safety (KCSS) School Principal training on procedures for completion of the required school security risk assessment.	KRS 158.4412	05.4			~		
Fire drill procedure system.	KRS 158.162	05.41		✓			
Lockdown drill procedure system.	KRS 158.162 KRS 158.164	05.411		√			
Active Shooter Situations	KRS 156.095	03.19/03.29			✓		
Severe Weather/Tornado drill procedure system.	KRS 158.162 KRS 158.163	05.42		√			
Earthquake drill procedure system.	KRS 158.163	05.47		✓			
Annual in-service school bus driver training	702 KAR 5:030	06.23			✓		
Career Tech – If funds available, High School teachers to receive training regarding embedding reading, math, and science in career tech courses.	KRS 158.818				✓		
Committee for Mathematics Achievement – training for teachers based on available funds.	KRS 158.832		√				
KDE to provide or facilitate statewide training for teachers and administrators regarding content standards, integrating performance assessments, communication and higher order thinking.	KRS 158.6453 (SB 1)		✓				

District Training Requirements

Торіс	LEGAL CITATION	RELATED POLICY		EMPLOYEES OR OTHERS AS DESIGNATED		DATE COMPLETED
			CERTIFIED	ALL	DESIGNATED	
Grants regarding training for state-funded community education directors	KRS 160.156				✓	
Local Board to develop and implement orientation program for adjunct instructors	KRS 161.046				✓	
Designated training for School Nutrition Program Directors and food service personnel	702 KAR 6:045 KRS 158.852 7 C.F.R. §210.31	07.1 07.16			√	
Teachers of gifted/talented students required training on identifying and working with gifted/talented students. All other personnel working with gifted students shall be prepared through appropriate professional development to address the individual needs, interests, and abilities of the students.	704 KAR 3:285	08.132	~		√	
KDE to provide training to address the characteristics and instructional needs of students at risk of school failure and most likely to drop out of school	KRS 156.095	08.141	√		✓	
Student training on appropriate online behavior on social networking sites and cyberbullying awareness and response	47 U.S.C. 254/Children's Internet Protection Act; 47 C.F.R. 54.520	08.2323			~	
Confidentiality of student record information	34 C.F.R. 300.623	09.14		✓		
Student suicide prevention training: Minimum of one (1) hour in-person, live stream, or via video recording every year	KRS 156.095, KRS 158.070	09.22			✓	
including the recognition of signs and symptoms of possible mental illness. New hires during off year to receive suicide prevention materials to review. [Employees with job duties requiring direct contact with students in grades six (6) through twelve (12).]						
Training on employee reports of criminal activity	KRS 158.148, KRS 158.154, KRS 158.155, KRS 158.156, KRS 620.030	09.2211		√		
Personnel training on restraint and seclusion and positive behavioral supports	704 KAR 7:160	09.2212		✓	✓	

Deleted: other

District Training Requirements

ТОРІС	LEGAL CITATION	RELATED POLICY	EMPLOYEES OR OTHERS AS DESIGNATED			DATE COMPLETED	
			CERTIFIED	ALL	DESIGNATED		
Personnel training child abuse and neglect prevention, recognition, and reporting	KRS 156.095	09.227	~		√		
Initial/follow-up training for coaches of interscholastic athletic activities or sports	KRS 160.445, KRS 161.166, KRS 161.185, 702 KAR 7:065	03.1161 03.2141 09.311			√		
Training for school personnel authorized to give medication	KRS 158.838 KRS 156.502 702 KAR 1:160	09.22 09.224 09.2241			√		
At least one (1) hour of self-study review of seizure disorder materials required for all principals, guidance counselors, and teachers by July 1, 2019, and for all principals, guidance counselors, and teachers hired after July 1, 2019.	KRS 158.070	09.22			~		
Age appropriate training for students during the first month of school on behaviors prohibited/required reporting of harassment/discrimination	34 C.F.R. 106.1-106.71, U.S. Department of Education Office for Civil Rights Guidance	09.42811			√		
KDE shall provide technical assistance and training for Response to Intervention upon District request.	KRS 158.305				✓		
Training to build capacity of staff and administrators to deliver high-quality services and programming in the District's Alternative Education Program	704 KAR 19:002	09.4341			✓		
Student discipline code	KRS 158.148. KRS 158.156, KRS 158.444, KRS 525.070, KRS 525.080	09.438		√			
Intervention and response training on responding to instances of incivility.		10.21		✓			

THIS IS NOT AN EXHAUSTIVE LIST - CONSULT OSHA/ADA AND BOARD POLICIES FOR OTHER TRAINING REQUIREMENTS.

For training provided in person, participants should sign in at the end of the meeting to document their attendance. The sign-in sheet shall be maintained in paper or electronic format as required by the Kentucky *Records Retention/Public School District Schedule*.

EXPLANATION: FEDERAL MOTOR CARRIER SAFETY ADMINISTRATION (FMCSA) REGULATIONS REQUIRE THAT AS OF JANUARY 6, 2020 DISTRICTS ARE TO COMPLY WITH FEDERAL BUS DRIVER "CLEARINGHOUSE" RULES REQUIRING CHECKS ON APPLICANTS, ANNUAL CHECKS ON CURRENT DRIVERS, INFORMING DRIVERS OF REPORTABLE CONDUCT, AND REPORTING OF DISQUALIFYING INCIDENTS TO THE FMCSA DATABASE.

FINANCIAL IMPLICATIONS: COST OF CLEARINGHOUSE CHECKS

PERSONNEL 03.21 AP.254

Driving Record Violations and Personnel Actions

NEW/RETURNING BUS DRIVERS

The District shall perform a driving history check on school bus drivers prior to initial employment and after a break in service (excluding summers). Decisions to employ or re-employ an individual shall be contingent on receipt of records revealing no driving history convictions that would, as determined by the Superintendent, affect the individual's ability to perform the job. Driver applicants and current drivers are subject to checks of the Federal Motor Carrier Safety Administration Clearinghouse (FMCSA) and related rules as described in Policy 06.221.

A person shall not be employed as a school bus driver if convicted within the past five (5) years of driving a motor vehicle under the influence or driving while intoxicated.

CURRENT EMPLOYEES

Current bus drivers shall undergo driving records checks at intervals determined by Board policy. Those whose driving record checks reveal the following violations are subject to appropriate disciplinary action, up to and including, termination/nonrenewal.

- 1. Speeding/major speeding more than sixteen (16) miles per hour faster than the speed limit within the last two (2) years;
- 2. Speeding/minor speeding less than sixteen (16) miles faster than the speed limit more than once within the last two (2) years;
- 3. Collision resulting in a citation being issued to applicant for being at fault;
- 4. Under the influence of alcohol or any illegal drugs while on duty or with remaining driving responsibilities that same day;
- 5. Revocation of driver's license;
- 6. Conviction for DUI/DWI;
- 7. Conviction for reckless driving;
- 8. Citation for any moving motor vehicle violation <u>including</u> DUI/DWI and reckless driving:
- 9. Citation for violation of state or local law governing motor vehicle traffic control other than a parking violation:
- 10. Conviction for a felony sex crime or as a violent offender as defined in KRS 17.165;

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Deleted: (A minor motor vehicle violation such as failing to a make a full stop at a traffic signal need not be reported to the Superintendent.)

PERSONNEL 03.21 AP.254

Driving Record Violations and Personnel Actions

CURRENT EMPLOYEES (CONTINUED)

- 11. 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; or
- 12. Other criminal or moving vehicle violation, as determined by Superintendent/ designee to bear a reasonable relationship to the ability of the individual to perform the job.

NOTE: 702 KAR 5:080 requires bus drivers to report to the Superintendent/designee any violations falling under points five through nine (5-9) above.

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EXPLANATION: SB 79 AMENDS KRS 160.380 REPLACING "SUBSTANTIATED" FINDING OF CHILD ABUSE OR NEGLECT WITH "ADMINISTRATIVE" FINDING OF CHILD ABUSE OR NEGLECT. FINANCIAL IMPLICATIONS: COST OF PRINTING NEW APPLICATIONS AND STAFF TIME TO TRACK THE STATUS IF REPORT INDICATES SUBSTANTIATED FINDING IS ON APPEAL

PERSONNEL 03.221 AP.22

- CLASSIFIED PERSONNEL -

Personnel Documents

REQUIREMENTS Employment shall be contingent upon meeting all requirements (state and local) for the position. Employees shall provide the following documents to the Central Office. HIGH SCHOOL DIPLOMA (OR HIGH SCHOOL EQUIVALENCY DIPLOMA OR PROOF OF PROGRESS TOWARD HIGH SCHOOL EQUIVALENCY DIPLOMA FOR STAFF EMPLOYED AFTER 73J190) APPLICATION (INCLUDING REFERENCES, A LIST OF STATES OF FORMER RESIDENCE AND DATES OF RESIDENCY, AND PICTURE IDENTIFICATION) CERTIFICATION (I.E., CDL FOR BUS BRIVERS) OR LICENSURE, WHERE APPLICABLE SIGNED CONTRACT (WITH LETTER OF NOTIFICATION OF EMPLOYMENT) VERIFICATION OF EXPERIENCE: Verification from each school district or the Kentucky Department of Education for which there is experience. (This must be on file before salary can be received based on that experience). Central Office personnel will write for verification after the names of the school districts have been provided. HEALTH CERTIFICATION: Each regular or substitute employee must have a medical examination, which shall include a tuberculin risk assessment, prior to initial employment, and proof shall be filed with the Central Office. Individuals identified as being at high risk for TB shall be required to undergo a tuberculin skin test or a blood test for Mycobacterium tuberculosis (BAMT) as required by 702 KAR 1:160. This form is required annually for school bus drivers, as are required drug testing results. Health certification records shall also include results from Hepatitis B vaccinations, if the position so requires. MEMBERSHIP APPLICATION TO THE COUNTY EMPLOYEES' RETIREMENT SYSTEM: Each regular full time classified employee must file a membership application with the County Employees' Retirement System if they are not already a member or if they have previously withdrawn their account. TAX WITHHOLDING EXEMPTION CERTIFICATES: Each employee is to complete a copy of Form K-4 (State) and Form W-4 (Federal) for their file. (New certificates must be completed any time the employee makes a change in the number of exe	EM	IPLOYEE'S NAME	POSITION/WORK SITE	
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PERSONNEL 03.221 AP.22 (CONTINUED)

Personnel Documents

KE	QUIREMENTS (CONTINUED)
	I-9 FORM: Required by federal law to determine eligibility for employment in the United States.
	COMMERCIAL DRIVER'S LICENSE: Must be presented to the Superintendent's designee by each regular or substitute bus driver employed by the District prior to assuming the duties of the position.
	CAFETERIA BENEFIT PLAN APPLICATION, if applicable : Must be completed by every full-time employee of the School District. (This is usually done shortly after the opening of school by a person who visits each school to have the forms completed.)
	FOOD SAFETY TRAINING CERTIFICATE, if applicable : Must be presented to the Superintendent's designee by each regular or substitute food service employee of the School District prior to assuming the duties of the position, if required by the county/district Health Department.
	sonnel records also may include the following: evaluation documents; documentation of personnel

Personnel records also may include the following: evaluation documents; documentation of personnel actions (promotions, transfers, demotions, disciplinary actions, nonrenewals, terminations); record of professional development activities, and other payroll-related information (insurance forms/deductions and direct deposit authorizations).

EXPLANATION: NEW FEDERAL MOTOR CARRIER SAFETY ADMINISTRATION (FMCSA) REGULATIONS FOR ALL CDL OPERATORS CALL FOR CONSENTS FROM DRIVERS SO THAT DISTRICTS CAN CONDUCT REQUIRED SEARCHES OF THE CLEARINGHOUSE DATABASE. THIS AP COVERS WRITTEN CONSENT FOR A "LIMITED" INQUIRY AND POSSIBLE CONSEQUENCES OF REFUSAL TO CONSENT TO INQUIRIES MANDATED BY THE CLEARINGHOUSE REGULATION. FINANCIAL IMPLICATIONS: COST OF CLEARINGHOUSE CHECKS

TRANSPORTATION 06.221 AP.2

Drug and Alcohol Testing Notification and General Consent
NOTIFICATION AND GENERAL CONSENT FOR LIMITED QUERIES OF THE
FEDERAL MOTOR CARRIER SAFETY ADMINISTRATION (FMCSA)
DRUG AND ALCOHOL CLEARINGHOUSE

NOTIFICATION

The Commercial Driver's License (CDL) Drug & Alcohol Clearinghouse is a federal database containing information about CDL drivers who have violated the Federal Motor Carrier Safety Administration's (FMCSA's) drug or alcohol regulations in 49 CFR Part 382. Whether you have committed a violation or not, the District or the District's Consortium/Third Party Administer (C/TPA) (as applicable) is required to check whether the Clearinghouse has any information about you at the time of employment and annually. When conducting an annual inquiry, the District or C/TPA will request a "limited" report that only indicates whether the Clearinghouse has any information about you. Before the District or C/TPA can request a limited report, your written authorization is required, per 49 CFR 382.701(b). If a limited query reveals that the Clearinghouse has information about you, you will then be asked to log in to the Clearinghouse website within twenty-four (24) hours to grant electronic consent to obtain your full Clearinghouse record. FMCSA will not disclose detailed information without first obtaining additional specific consent from you.

CONSENT AND ACKNOWLEDGEMENT

I, , hereby provide consent to the District
(Employee Name - please print)

and the District's Consortium/Third Party Administer (C/TPA) to conduct pre-hiring and annual limited queries of the FMCSA Commercial Driver's License Drug and Alcohol Clearinghouse to determine whether drug or alcohol violation information about me exists in the Clearinghouse. This consent permits an unlimited number of such queries. My consent is valid from the date shown below until my employment with the District terminates or until I am no longer subject to the drug and alcohol testing rules in 49 CFR Part 382 for the District.

I understand that if I refuse to provide consent to conduct a limited query, or if I refuse to consent to a full query if requested by the District following a limited query, then the District must prohibit me from performing safety-sensitive functions, including driving a commercial motor vehicle, as required by FMCSA's drug and alcohol program regulations. I also understand that failure to provide cooperation to allow checking of the database as required by law may be grounds for personnel action based on loss of or legal inability to utilize licensure or certification required for the position.

Employee Signature	Date

RELATED POLICY:

03.27

EXPLANATION: HB 312 AMENDS KRS 159.170 AND KRS 158.140 TO ADDRESS SHARING EDUCATIONAL RECORDS INFORMATION RELATING TO CHILDREN PLACED IN FOSTER CARE BETWEEN THE CABINET, OTHER AGENCIES SERVING THE CHILD AT THE BEHEST OF THE CABINET, AND SCHOOL DISTRICTS "IN ACCORDANCE WITH" FERPA. CONSISTENT WITH THE CHUNINTERRUPTED SCHOLARS ACT" WHICH AMENDED FERPA IN 2013 TO ALLOW SHARING OF EDUCATIONAL RECORDS WITH REPRESENTATIVES OF STATE WELFARE AGENCIES HAVING ACCESS TO THE AGENCY CASE PLAN AND RESPONSIBLE FOR CARING FOR SUCH CHILDREN, THIS UPDATE MODIFIES THE SUBJECT FORM WITH THE AIM OF OBTAINING CONFIRMATION FROM THE CABINET THAT CHILD PLACING OR CHILD CARE AGENCY/REPRESENTATIVES QUALIFY FOR ACCESS TO EDUCATIONAL RECORDS INFORMATION AS REPRESENTATIVES OF THE CABINET IN THE EVENT SUCH ACCESS IS NEEDED IN CONNECTION WITH PROPER TRANSFER, ENROLLMENT AND EDUCATIONAL PLACEMENT

FINANCIAL IMPLICATIONS: NONE ANTICIPATED

Telephone Number ___

STUDENTS 09.14 AP.232

Release of Records to State Child Welfare Agency

In order to facilitate the proper transfer, enrollment and educational placement of a child placed in foster care, authorized representatives of a child welfare agency (Cabinet for Health and Family Services) who must be authorized to access the child's case plan may be granted access to student records without parental consent if such agency presents to the District an official court order placing the student whose records are requested under the care and protection of said agency. This form provides access to student records that may be granted on a confidential basis to a child-caring facility or child-placing agency case manager for the same purposes where Cabinet officials with authorized access as stated above certify in writing that such persons or entities are acting in a representative capacity for the Cabinet, are responsible for care of the child, and are authorized to access the child's case plan. Any persons/agencies receiving access to education records as provided above are prohibited by federal law from releasing a child's education records to any individual or entity, except those engaged in addressing the child's educational needs. All applicable information in the below form must be provided/completed.

On behalf of the _____ (agency), I am requesting access to and/or release of information in the educational records of the following student enrolled in the District:

Name of Student	School
SPECIFIC INFORMATION REQUESTED	School
☐ All cumulative records	☐ Attendance record only
☐ Grade records only	☐ Standardized test data only
☐ Other:	·
I understand that I and my agency are prohibited by federal individual or entity, except for those at my agency engaged in	5
I also understand that if the United States Department of educational agency or institution discloses educational reco- agency or institution may not allow that third party access records for at least five (5) years.	ord information in violation of the law, the educational
By virtue of my signature, I certify:	
• I am a representative/caseworker for the	ne following state child welfare agency:
This agency is responsible under state law for care and referenced below;	protection of the student as provided in the court order
• A case plan for the student has been established or is in	process for the student; and
As representative/caseworker I have the right to access:	such case plan.
CONTACT INFORMATION	
Signature of Requesting Individual Tit	le Date

Email Address _

Deleted: School district administrators may authorize release of protected student education record information to authorized representatives of a Kentucky state child welfare agency if such agency presents to the District an official court order placing the student whose records are requested under the care and protection of said agency for at least one (1) month. The state welfare agency representative receiving such records must be authorized to access the child's case plan. All information in the below form must be provided/completed.

STUDENTS 09.14 AP.232 (CONTINUED)

Signature of Records Custodian/Designee

Release of Records to State Child Welfare Agency

CERTIFICATION REGARDING CHILD CARING OR PLACING AGENCIES (IF APPLICABLE) On behalf of the Cabinet, I additionally confirm that the following individuals/agencies are serving the child as representatives of the Cabinet, are responsible for the care of the child, are authorized to access the child's agency case plan and that access to educational records as checked above is necessary in order to facilitate the transfer, enrollment and educational placement of the child. Position: Signature: Formatted: Indent: Hanging: 0.25" (on behalf of the Kentucky Cabinet for Health and Family Services) Contact Information: Formatted: Space After: 0 pt Telephone/Address/Email Address Formatted: Indent: Left: 0", First line: 0" ☐ Child-caring facility Formatted: Indent: Hanging: 0.25" Name: Position: Signature: Date: Contact Information: Telephone/Address/Email Address ☐ Child placing facility case manager_ Position: Formatted: Indent: Hanging: 0.25" Name: Signature: Date: Contact Information: Telephone/Address/Email Address Persons/agencies receiving access to education records as signing above acknowledge they are prohibited by Formatted: Tab stops: Not at 3.19" + 5.5" federal law from releasing a child's education records to any individual or entity, except those engaged in addressing the child's educational need and that if the United States Department of Education determines that a third party outside the educational agency or institution discloses educational record information in violation of the law, the educational agency or institution may not allow that third party access to personally identifiable information from education records for at least five (5) years. (THE SECTION BELOW TO BE COMPLETED BY DISTRICT RECORDS CUSTODIAN/DESIGNEE) ☐ The District has an attested or certified original court order placing the student whose records are released under the care and protection of the requesting agency which order is still in effect. Deleted: for at least one (1) month, ☐ The requesting individual presented appropriate credentials and identification. ☐ Payment has been made for any copies requested. The requesting individual was notified of the following on (date): □ approved ☐ not approved. • If approved, the records will be available on (date).

Date

LEGAL: SB 72 AMENDS KRS 620.030 TO ADD A VICTIM OF FEMALE GENITAL MUTILATION TO REQUIRED REPORTING. FINANCIAL IMPLICATIONS: NONE ANTICIPATED

STUDENTS 09.227 AP.1

Child Abuse/Neglect/Dependency

MAKING AN ORAL REPORT

District employees who receive information from or about a student that causes them to know or gives them reasonable cause to believe that a child is dependent, neglected, abused, or is a victim of human trafficking, or is a victim of female genital mutilation, will promptly make an oral report to the proper authorities listed in Policy 09.227 and may assist the student in making such a report. All employees who know or have reasonable cause to believe that a child is dependent, neglected, or abused have the responsibility to report. Any attempt to prevent such a report is illegal.

The individual making an oral report should make a personal record of the report, including the date and time of report and name of the individual to whom the report was made.

The confidentiality of identifying information pertaining to individuals making a report is protected as provided by statute (KRS 620.050).

EXPLANATION: SB 8 AMENDS KRS 508.078 TO CHANGE THE DEFINITION OF TERRORISTIC THREATENING. THIS UPDATE ALSO INCLUDES A MORE COMPLETE DESCRIPTION OF CRIMINAL/JUVENILE PENALTIES.
FINANCIAL IMPLICATIONS: COST OF PROVIDING NOTICE

STUDENTS 09.425 AP.22

Assault and Threats of Violence - Notice of Penalties and Provisions

KRS 158.1559 requires written notice to all students, parents and guardians of students within ten (10) days of the first instructional day of the school of the provisions of KRS 508.078 (making it a crime to make the described threats against school-affiliated persons and persons lawfully on school property or against school operations). In compliance with this requirement, the text of KRS 508.078 is set forth below.

KRS 508.078 (TERRORISTIC THREATENING, SECOND DEGREE)

- 1. A person is guilty of terroristic threatening in the second degree when, other than as provided in KRS 508.075, he or she intentionally:
 - a) With respect to any scheduled, publicly advertised event open to the public, any place of worship, or any school function, threatens to commit any act likely to result in death or serious physical injury to any person at a place of worship, or any student group, teacher, volunteer worker, or employee of a public or private elementary or secondary school, vocational school, or institution of postsecondary education, or to any other person reasonably expected to lawfully be on school property or at a school-sanctioned activity, if the threat is related to their employment by a school, or work or attendance at school, or a school function. A threat directed at a person or persons or at a school does not need to identify a specific person or persons or school in order for a violation to occur;
 - b) Makes false statements by any means, including by electronic communication, indicating that an act likely to result in death or serious physical injury is occurring or will occur for the purpose of:
 - Causing evacuation of a school building, school property, or school sanctioned activity;
 - 2. Causing cancellation of school classes or school sanctioned activity; or
 - 3. Creating fear of <u>death or serious physical injury</u> among students, parents, or school personnel;
 - Makes false statements that he or she has placed a weapon of mass destruction at any location other than one specified in KRS 508.075; or
 - d) Without lawful authority places a counterfeit weapon of mass destruction at any location other than one specified in KRS 508.075.

Deleted: Please be advised that there are serious penalties for this second degree terroristic threatening offense. Potential penalties upon conviction of this Class D felony include a term of imprisonment of not less than one (1) year nor more than five (5) years and a fine of not less than one thousand (\$1,000) and not greater than ten thousand (\$10,000) as provided in KRS 532.060 and KRS 532.030, respectively. In addition, a court in a juvenile case dealing with charges based on bomb threats or other criminal threats that disrupt school operations may order the child or his parent(s) to make restitution (pay expenses) caused by the threat to parties such as the District or first responders (KRS 635.060).¶

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STUDENTS 09.425 AP.22 (CONTINUED)

Assault and Threats of Violence - Notice of Penalties and Provisions

KRS 508.078 (TERRORISTIC THREATENING, SECOND DEGREE) (CONTINUED)

- 2. A counterfeit weapon of mass destruction is placed with lawful authority if it is placed as part of an official training exercise by a public servant, as defined in KRS 522.010.
- 3. A person is not guilty of commission of an offense under this section if he or she, innocently and believing the information to be true, communicates a threat made by another person to school personnel, a peace officer, a law enforcement agency, a public agency involved in emergency response, or a public safety answering point and identifies the person from whom the threat was communicated, if known.
- 4. Terroristic threatening in the second degree is a Class D felony.
- 5. Terroristic threatening in the second degree is a Class C felony when, in addition to the violations above, the person intentionally engages in substantial conduct required to prepare for or carry out the threatened act, including but not limited to gathering weapons, ammunition, body armor, vehicles, or materials required to manufacture a weapon of mass destruction.

POTENTIAL PENALTIES UNDER KRS 532.060 AND KRS 534.030 UPON CONVICTION

Please be advised that there are serious penalties for this second degree terroristic threatening. offense. Potential penalties for adults convicted of this offense include terms of imprisonment of not less than one (1) year nor more than five (5) (Class D felony) or not less than five (5) years nor more than ten (10) years (Class C felony) and a fine of not less than one thousand dollars (\$1,000) and not greater than ten thousand dollars (\$10,000) as provided in KRS 532.060 and KRS 532.030, respectively.

Juveniles face sanctions that may include fines up to five hundred dollars (\$500.00) (KRS 635.085): probation or supervision subject to court imposed conditions and graduated sanctions for violations (KRS 635.060); and more serious sanctions if they have prior adjudications or an offense is determined to involve a deadly weapon. In addition, a court in a juvenile case dealing with charges based on bomb threats or other criminal threats that disrupt school operations may order the child or his or her parent(s) to make restitution (pay expenses) caused by the threat to parties such as the District or first responders (KRS 635.060).

Principal's signature:	DATE:
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ADMINISTRATION Q2.31 AP.1 Deleted: 02

School Resource Officers (SROs)

DEFINITION

"School resource officer" or "SRO" means an officer whose primary job function is to work with youth at a school site who has specialized training to work with youth at a school site and is:

- (a) 1. A sworn law enforcement officer; or
 - 2. A special law enforcement officer appointed pursuant to KRS 61.902; and
- (b) Employed:
 - 1. Through a contract between a local law enforcement agency and a school district;
 - 2. Through a contract as secondary employment for an officer, as defined in KRS 16.010, between the Department of Kentucky State Police and a school district; or
 - 3. Directly by a local Board of Education.1

ROLES AND EXPECTATIONS

This procedure describes the roles and expectations in addition to the matters covered in Policy 02.31, of SROs directly employed by the District as well as other school employees who work with SROs as follows.¹

- An SRO, as assigned and coordinated with the Central Office administration or Principal, is expected to provide or assist with presentations, trainings, and instruction to students, faculty, administration, and school-related groups regarding law enforcement, safety, drug education and prevention, crime prevention and emergency preparedness, and laws intended to protect the safety and well-being of students, staff, and the community. An SRO is expected to develop appropriate, positive relationships to promote crime prevention, good citizenship, and healthy behaviors intended to prevent the need for disciplinary or law enforcement interventions.
- An SRO will not be responsible for enforcement or administration of discipline of students by other school staff, the Superintendent, school administration, or the Board, nor are SROs responsible for discipline of school employees. Other school employees are likewise not responsible for law enforcement functions or investigations and are not vested with criminal law enforcement authority.
- In furtherance of the promotion of school safety and security, and consistent with Policy 09.14 and corresponding procedures/notices under the Family Educational Rights and Privacy Act ("FERPA"), an SRO may access personally identifiable information ("PII") contained in student records in which s/he has a legitimate educational interest as a "school official." An SRO is expected to observe prohibitions on the redisclosure of PII to which s/he is permitted access unless a FERPA exception applies.

(CONTINUED)

School Resource Officers (SROs)

ROLES AND EXPECTATIONS (CONTINUED)

- An SRO is expected to assist other school staff as needed in order to determine whether conduct implicates a criminal reporting standard under KRS 158.154; KRS 158.155, or KRS 158.156. After receiving assistance from an SRO regarding the conduct at issue, the staff person and SRO may jointly contact outside law enforcement where it is determined that such a report is required.¹
- In the event an SRO is involved in an interview of a student or others, an SRO or other law enforcement officer is expected to determine within his/her discretion whether *Miranda* warnings are required and for administering such warnings.²
- An SRO is expected to consult and provide input as requested by the Superintendent, Principal, the District School Safety Coordinator and other school staff on school safety issues and requirements including, but not limited to, physical security measures, emergency planning, drills and trainings, school safety plans, security risk assessments, and threat assessment planning and implementation.
- An SRO is expected to serve as a liaison to outside law enforcement, first responders, the
 court system and other state and local agencies in coordination with and under the
 direction of the Principal or Superintendent/designee.
- An SRO is expected to solicit support and develop understanding of the SRO program, as
 requested by the Superintendent/designee. An SRO is expected to be available for
 conferences with students, parents, and faculty members in furtherance of the purposes of
 the SRO program.
- An SRO is expected to become familiar with community agencies and school-based resources, which offer assistance to youth and their families such as mental health and drug intervention and counseling services in order to make or assist with referrals to such resources when necessary.

REFERENCES:

¹KRS 158.154; KRS 158.155; KRS 158.156 ²N.C. vs. Commonwealth, Ky. 386 S.W.3d 852 (2013)

RELATED POLICIES:

09.14; 09.2211; 09.227; 09.422; 09.425; 09.4361

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DRAFT 5/10/20

PERSONNEL

03.18 AP.22

-CERTIFIED PERSONNEL-

Evaluation Committee/Evaluators

EVALUATION COMMITTEE

An Evaluation Committee consisting of an equal number of teachers and administrators shall develop the certified evaluation plan, the personnel evaluation procedures and forms meeting all requirements of the Kentucky Framework for Personnel Evaluation.

TRAINING AND TESTING OF EVALUATORS

In meeting the evaluation requirements of KRS 156.557 and 704 KAR 3:370, evaluators shall be trained, tested, and approved according to the District's certified evaluation plan.

Evaluator training shall include:

- a) Initial certified evaluation training and testing provided by the Kentucky Department of Education or provider approved by the Department;
- b) Training on KRS 156.557 and 704 KAR 3:370;
- Training in effective observation and conferencing techniques, in providing clear and timely feedback, in establishing and assisting with a professional growth plan, and in summative decision techniques; and
- d) A minimum of six (6) hours annually of personnel evaluation system training approved by the Instructional Leadership Improvement Act established in 704 KAR 3:325.

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The District certified evaluation plan may require the use of additional trained administrative personnel to observe and provide information to the evaluator. Peer observations may be used as a source of evidence only if requested by the teacher or other professional and would be used to inform summative ratings. The District shall require authorized peer observations be performed by individuals who are trained in peer observation techniques and responsibilities prior to the first such observation. Peer observation training shall include training in effective observation and conferencing techniques and the roles and responsibilities of peer observation.