

ARTICLE IX**Safety Conditions of Employment**

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- 5 A. The District shall be responsible for providing and maintaining buildings/facilities for unit
6 members consistent with state health and safety regulations.
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- 8 B. Employees shall report potentially unsafe or existent unsafe conditions of the physical
9 building/facility in writing to their immediate manager.
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- 11 C. The site manager or his/her designee shall investigate physical conditions at the site which
12 are alleged in writing to be unsafe or hazardous. When the manager determines that an unsafe
13 or hazardous physical condition exists, he/she shall take reasonable steps to temporarily
14 prevent accidents and shall within forty-eight (48) hours also take action he/she deems
15 necessary to correct the condition. Upon request, the unit member will be notified of the
16 status of the repair.
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- 18 D. Employees shall be responsible for complying with published District safety standards
19 applicable to each employee's job responsibility and for practicing basic safety measures.
20 Each site shall test emergency bells through scheduled drills. The dates of the drills will be
21 available upon request in the sit office or review. The District agrees to provide on-going
22 opportunity for unit members to make suggestions, recommendations and collaborate with
23 the site manager regarding the safety of employees through site safety committees.
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- 25 E. When conditions constitute an obvious and immediate danger to the physical well-being of
26 the employee and/or students for whom the employee is responsible, the employee shall
27 immediately report the situation to the manager who in conjunction with the employee will
28 render prudent and reasonable assistance in alleviating the problem. Safety committees at
29 each site shall develop and/or review emergency communication procedures to address
30 classroom and site emergencies.
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- 32 F. Employees shall immediately report serious threat of physical harm or cases of actual
33 assault and/or battery suffered by them in connection with their employment to their
34 immediate manager, and to the Director, and CDC or Head Start Coordinator on the
35 appropriate District form. All such reports shall be forwarded to the appropriate local
36 police agency by the District in compliance with state law. If police action is desired by
37 the employee, he/she must file a separate complaint. The District recommends that
38 employees file such complaints with the police.
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- 40 1. As provided in Education Code, Section 44807, any certificated employee of a school
41 district shall not be subject to criminal prosecution or criminal penalties for the
42 exercise, during the performance of his/her duties, of the same degree of physical
43 control over a pupil that a parent would be legally privileged to exercise but which
44 in no event shall exceed the amount of physical control reasonably necessary to
45 maintain order, protect property, or protect the health and safety of pupils and
46 employees, or to maintain proper and appropriate conditions conducive to learning.

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2. As provided in Education Code, Section 35208(2), the District shall insure against the personal liability of the members of the Board and of the officers and employees of the District for damages for death, injury to a person, or damage or loss of property caused by negligent act or omission of the member, officer, or employee when acting within the scope of his office of employment.
 - G. The District agrees to meet the requirements of Education Code, Section 35208, relative to liability insurance and to communicate to employees on the subject within the first four (4) weeks of each work year.
 - H. The District shall compensate a bargaining unit employee for loss or damage to personal clothing or personal property as defined in Labor Code, Section 3208, arising from an accident while acting within the scope of his/her employment. Claims for compensation must be submitted to the Chief Business and Financial Officer on the appropriate form for approval.
 1. The District shall provide for the reimbursement to employees for the loss, destruction, or damage by arson, burglary or vandalism of personal property used in the schools of the District, as follows:
 - a. Reimbursement shall be made only when approval for the use of the personal property in the schools was given before the property was brought to school and when the value of the property was agreed upon by the employee bringing the property and the school administrator or person appointed by the administrator for this purpose at the time the approval for its use was given.
 - b. When granted, such approval and agreed-upon value shall be in writing.
 - c. Reimbursement for non-insured value shall be limited to a maximum of \$600 per employee per year.
 - d. It is the employee's responsibility to provide reasonable precautions and security for the approved item(s).
 2. The District shall provide for the reimbursement of any employee's watch and other jewelry that was damaged or destroyed as a result of an assault or intervention in a fight while acting within the scope of employment. Reimbursement will be limited to a maximum of \$600.
 - I. Written District guidance and discipline code and due process provisions normally will be distributed to and/or reviewed with employees at the first staff meeting of the school year but no later than the end of the fourth week of the school year. Employees shall be responsible for being familiar with these provisions, including the appropriate application of due process for students.

- 1 J. When the site administrator has been officially notified that the court has authorized the
 2 release of information and such release of information does not violate the legal rights of the
 3 individual student, the teacher shall be informed of any student placed in his/her class who
 4 has been convicted of a violent crime. The teacher is responsible for maintaining such
 5 information in strict confidence.
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- 7 K. The District agrees to make available to employees information on the specific statutory
 8 provisions referred to in this Article.
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- 10 L. Affected teachers shall be notified of extensive non-routine maintenance projects to be
 11 conducted at the school site. It is the intent of the parties that these projects will be scheduled
 12 to be as non-intrusive on the instructional program as is practical. Operations schedules tree
 13 trimming, grass cutting and using blowers; copies of such schedule shall be posted in
 14 locations accessible to Bargaining Unit Members. [Note: Such schedules may be impacted
 15 by holidays, weather, equipment and emergencies.]
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- 17 M. It is not the intent of the District to require any non-medical unit member to perform
 18 specialized health care services; e.g., tracheostomy care, catheterization, insulin injections.
 19 If the District contemplates a change with respect to this issue, the District and Association
 20 shall meet and negotiate the conditions under which such services shall be performed.
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- 22 N. With the exception of temporary malfunctions, all existing classrooms will have a working
 23 intraschool phone or intercom. New classrooms will have intraschool phones or intercoms
 24 installed as quickly as possible but no later than twelve (12) months after the classroom is
 25 utilized for instruction. During the period when no phone or intercom has been installed,
 26 teachers shall be provided with cell phones within a reasonable time.
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- 28 In those situations in which students are instructed in non-traditional interior areas, the
 29 teacher will have access to some type of device to ensure emergency communication with
 30 the school office.
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- 32 O. While on District business, in the event an employee's vehicle is damaged as a result of
 33 vandalism or theft, the District will reimburse the employee for the insurance deductible
 34 payment in an amount not to exceed \$600 per incident.
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36 The above is contingent upon all of the following:

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- 38 1. The employee secures a police report regarding the vehicular vandalism or theft
 39 within twenty-four (24) hours of the incident.
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- 41 2. The damaged vehicle was parked at an appropriate location in a legal manner on or
 42 near school district property while the employee was required to be engaged in
 43 District business.
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1 3. The employee provides the Risk Management Branch with evidence of the amount
2 of insurance deductible payment actually made by the employee to his/her insurance
3 company.
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5 P. The District will continue to work on providing technological capabilities to sites subject to
6 funding constraints.
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8 PARKING: A joint committee at each interested site consisting of two administrative
9 representatives (1 school site; 1 CDC/Head Start) and two teachers will study local parking
10 with the goal of recommending options and alternatives which will maximize adequacy and
11 security of parking for staff. If meetings are scheduled for working time then the teacher
12 representatives will be provided release time. If the local committee is unable to provide an
13 adequate solution and/or need District level assistance, the committee may refer their
14 information and recommendations to the respective Directors of the CDC and Head Start
15 Programs and the Association.
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17 FACULTY LOUNGE: A joint committee at each interested site consisting of two
18 administrative representatives (1 school site; 1 CDC/Head Start) and two teachers will study
19 availability of space. If meetings are scheduled for working time then the teacher
20 representatives will be provided release time. If the local committee is unable to identify
21 adequate space, the committee may refer the matter to the CDC and Head Start Director.
22 Wherever space permits, the Director will work with the local site to provide space for a
23 faculty lounge.
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25 Q. Each school year, the District shall post updated maps indicating the name, location, and
26 telephone extension of each employee at the site.
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28 R. In order to provide a safe, caring and orderly environment, the District expect civility from
29 individuals engaging in school activities. Mutual respect, professionalism and common
30 courtesy are essential qualities in promoting an educational and work environment free from
31 disruptions, harassment, bullying and aggression. School district employees are expected to
32 act in a manner that demonstrates their personal commitment to the highest ethical standards.
33 The District Code of Ethics, are contained in Board Policy 4119.21., however in a joint effort
34 to ensure civility, the District and Association agrees that a Joint Committee will be charged
35 to the responsibility of developing civility language that will be proposed for consideration
36 of the Board.
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