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Note: Descriptions below identify major changes in revised materials. Editorial changes have also been made.

<u>DELETE</u>	<u>ADD</u>	<u>DESCRIPTION</u>
AR/E(1)/E(2) 1312.4	AR/E(1)/E(2) 1312.4	<u>Williams Uniform Complaint Procedures</u> Replace AR, E(1)(sample classroom notice), E(2)(sample complaint form). Note: These amendments are only applicable to districts maintaining grades 10-12 that receive CAHSEE intensive intervention funding. MANDATED regulation updated to reflect NEW LAW (AB 347) which allows this procedure to be used for complaints related to the provision of intensive instruction and services to students who did not pass the exit exam by the end of grade 12. Sample classroom notice E(1) and sample complaint form E(2) revised to provide notice of the right to file a complaint when students were not offered the opportunity to receive this intensive instruction. "Student" changed to "pupil" in E(1) and E(2) to reflect CDE requirement for compliance monitoring. <i>For more information see article in accompanying "Governance and Policy Services News."</i>
BP 1400	BP 1400	<u>Relations Between Other Governmental Agencies and the Schools</u> Replace BP. Policy updated to reflect NEW LAW (SB 854) which requires every high school to designate a contact person to the Secretary of State to facilitate the distribution of voter registration materials.
AR/E(1)/E(2) 3541.1	AR/E(1)/E(2) 3541.1	<u>Transportation for School-Related Trips</u> Replace AR, E(1)(driver registration), E(2)(driver instructions). Regulation updates section on "Transportation by Private Vehicle" to reflect NEW LAW (SB 7) which prohibits a person from smoking when there is a minor in the vehicle. E(1) reorganized and revised to delete reference to specific laws duplicated in E(2) and to instead require drivers to agree to all driver instructions provided by the district. E(2) updated to add new items #5-7 to the driver instructions, including notification to drivers that it is unlawful to smoke in a vehicle when a minor is present pursuant to SB 7.
BP/AR 3550	BP/AR 3550	<u>Food Service/Child Nutrition Program</u> Replace BP/AR. Updated policy adds note on meal pricing, reflects goals of the California Fresh Start Program formerly in AR, revises material on food safety, and moves language on professional development to AR. Updated, reorganized regulation adds new section on "Nutritional Standards for Free and Reduced-Price Meal Program" pursuant to NEW LAW (SB 80) . Section on "Nutritional Standards for Foods Outside the National School Lunch or Breakfast Program" reflects nutritional standards that became effective July 1, 2007, as well as NEW LAW (SB 490) which will prohibit the sale of foods with artificial trans fat effective July 1, 2009. Regulation also contains new section on "Food Safety" reflecting state and federal requirements. <i>For further information, see CSBA's updated policy brief on "Nutritional Standards for Schools: Implications for Student Wellness," the "Food Safety Requirements" fact sheet, and article in "Governance and Policy Services News."</i>

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DELETE

ADD

DESCRIPTION

BP/AR 3551

BP/AR 3551

Food Service Operations/Cafeteria Fund

Replace BP/AR. Policy updated and reorganized to more directly reflect law as to whom meals may be served and to expand material on meal pricing. Section on "Cafeteria Fund" revised to clarify that approval by the County Superintendent is applicable to both Options 1 and 2. Updated regulation adds new section on "Payments" and revises section on "Cafeteria Fund" to delete unnecessary list of allowable expenditures.

BP/AR 3553

BP/AR 3553

Free and Reduced Price Meals

Replace BP/AR. **MANDATED** policy reflects **NEW LAW (SB 80)** establishing nutritional standards for the free and reduced-price meal program. Other changes made throughout policy to more directly reflect law. Updated regulation adds section on "Eligibility."

BP/AR 3554

BP/AR 3554

Other Food Sales

Replace BP/AR. Updated **MANDATED** policy includes goal to align food sales conducted outside the food services program with the district goal to promote student wellness. Policy also deletes material reflecting solicitations by nonpartisan, charitable organizations. Updated **MANDATED** regulation reflects nutritional standards that became effective July 1, 2007, as well as **NEW LAW (SB 490)** which will prohibit the sale of foods with artificial trans fat effective July 1, 2009. *For more information see article in accompanying "Governance and Policy Services News."*

N/K AR 4112.21

AR 4112.21

Interns

Replace AR. Updated regulation expands and moves material on early completion option into new section applicable to both university internship programs and district internship programs. Section on "Enhanced Internship Program" revised to reflect **NEW LAW (SB 280)** which no longer requires that an experienced teacher who assists an intern be one who teaches at the same school as the intern and clarifies that each experienced teacher should not be assigned to assist more than five interns at the same school site.

AR 4112.4

AR 4112.4

Health Examinations

4212.4

4212.4

Replace AR. Updated regulation modifies section entitled "Tuberculosis Tests" to reflect **NEW LAW (AB 1323)** which expands the type of test that may be given to include any test licensed by the Food and Drug Administration. Section also includes optional exemptions for pregnant employees and for classified employees employed for less than a school year and whose functions do not require frequent or prolonged contact with students.

4312.4

4312.4

AR 4115

AR 4115

Evaluation/Supervision

Replace AR. **MANDATED** regulation revises section on "Evaluation Results" to clarify the date by which certificated instructional employees must receive a written copy of their evaluation and the date by which the employee and evaluator must meet to discuss the evaluation.

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DESCRIPTION

BP/AR 4117.11
4317.11

AR 4117.11
4317.11

Preretirement Part-Time Employment

Delete BP. Replace AR. Regulation revised to reflect **NEW LAW (AB 757)** which requires that an agreement to reduce an employee's workload be in effect at the beginning of the school year. Regulation also contains updated language requiring the superintendent to maintain necessary records. Policy deleted and material moved to regulation.

N/A AR 4117.14
4317.14

AR 4117.14
4317.14

Postretirement Employment

Replace AR. Updated regulation reflects **NEW LAW (SB 901)** which extends, until 2009, the exemption from the postretirement compensation limitation when a certificated person is providing specified instructional services, serving as a trustee or administrator, or filling a vacant administrative position in an emergency situation.

N/A AR 4161.2
4261.2
4361.2

AR 4161.2
4261.2
4361.2

Personal Leaves

Replace AR. **MANDATED** regulation updated to reflect **NEW LAW (AB 392)** which requires any employer with 25 or more employees to allow up to 10 days of unpaid leave to an employee whose spouse is on leave from military deployment during a military conflict.

BP 5030

BP 5030

Student Wellness

Replace BP. Updated **MANDATED** policy deletes material reflecting federal law re: the development of the wellness policy since the federal deadline for policy development has passed. Policy also adds notes referencing **NEW LAW** which establishes nutritional standards for the free and reduced-price meal program (**SB 80**) and prohibits the sale of food with artificial trans fat served outside the National School Lunch and/or Breakfast Program effective July 1, 2009 (**SB 490**). Section on "Program Implementation and Evaluation" expands optional indicators to measure program effectiveness, based on CSBA publication entitled "Monitoring for Success: Student Wellness Policy Implementation Monitoring Report and Guide." *For more information see article in accompanying "Governance and Policy Services News."*

AR 5111.1

AR 5111.1

District Residency

Replace AR. Regulation updated to reflect **NEW LAW (SB 170)** which reauthorized the law (Allen Bill) which allows a district to admit a student when a parent/guardian is physically employed within district boundaries.

AR 5111.12

AR 5111.12

Residency Based on Parent/Guardian Employment

Replace AR. Regulation updated to reflect **NEW LAW (SB 170)** which reauthorized the law (Allen Bill transfers) which allows a district to admit a student when a parent/guardian is employed within district boundaries and to specify that the parent/guardian must be "physically" employed within district boundaries. *For more information see article in accompanying "Governance and Policy Services News."*

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<u>DELETE</u>	<u>ADD</u>	<u>DESCRIPTION</u>
AR 5113	AR 5113	<u>Absences and Excuses</u> <u>Replace</u> AR. MANDATED regulation updated to reflect NEW LAW (SB 278) which authorizes a student's attendance at an educational conference as a justifiable reason for an excused absence. Regulation also contains optional language authorizing parent/guardian verification of an absence by email or fax in addition to a written note.
BP/AR 5117	BP/AR 5117	<u>Interdistrict Attendance</u> <u>Replace</u> BP/AR. Policy and regulation revised to reflect NEW LAW (SB 80) which extended the school district of choice program, but only for districts that had previously elected to participate in the program; see Option #2. Regulation revised to reflect the sunset of the law that had encouraged districts to consider child care needs when evaluating a parent/guardian's request for an interdistrict transfer permit, though districts may authorize such transfers under the general interdistrict transfer provisions; see option 1, item #1. <i>For further information, see article in accompanying "Governance and Policy Services News."</i>
AR 5141.24	AR 5141.24	<u>Specialized Health Care Services</u> <u>Replace</u> AR. Regulation revised to reflect NEW LAW (AB 342) which expands the list of individuals qualified to provide specialized health services to students with disabilities to include a person holding a certificate of public health nursing.
BP/AR 5145.2	BP/AR 5145.2	<u>Freedom of Speech/Expression</u> <u>Replace</u> BP/AR. MANDATED policy contains new language clarifying circumstances under which a student can be disciplined for off-campus expression, including off-campus web sites. MANDATED regulation updated to reflect NEW COURT DECISION which held that, in order to prohibit student speech, a district must have evidence that the student intended to cause a disruption. Revised regulation also deletes language which had reflected an overturned court decision concerning a district's authority to regulate clothing that contains a derogatory or demeaning message.
BP 6142.6	BP 6142.6	<u>Visual and Performing Arts Education</u> <u>Replace</u> BP. Updated policy adds new section reflecting NEW LAW (SB 77) which appropriates arts and music block grants to districts for specified purposes, establishes a formula for distribution of grant funds to school sites, and allows the Board to reserve funds for districtwide expenses provided that the Board adopts a resolution at a public meeting. Policy also revised to add concepts pertaining to content standards, strands in the state's curriculum framework, use of technology and other media, and program evaluation. <i>For further information, see article in accompanying "Governance and Policy Services News."</i>

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DESCRIPTION

BP 6142.7

BP 6142.7

Physical Education

Replace BP. Updated policy revises section on "Two-Year Exemptions" to reflect **NEW LAW (SB 601)** which specifies criteria for "passage" of the state's physical fitness test for purposes of granting a two-year exemption from physical education requirements to a student in grades 10-12. Revised policy also contains information about the state's review of physical education requirements through the Categorical Program Monitoring process, as expanded by SB 601. *For further information, see CSBA's updated policy brief on "Physical Education and California Schools" and accompanying article in "Governance and Policy Services News."*

BP 6143

BP 6143

Courses of Study

Replace BP. **MANDATED** policy revised to reflect **NEW LAW (AB 428)** which requires districts to provide parents/guardians of students in grades 9-12 a notification that lists college admission requirements, describes career technical education, and provides information about how students can meet with school counselors. Policy also revised to clarify that districts maintaining high schools must develop a process to submit courses for review by UC and annually provide students with a list of district courses that have been certified by UC as meeting university admission criteria.

BP/AR 6146.1

BP/AR 6146.1

High School Graduation Requirements

Replace BP/AR. Revised policy updated to reflect **NEW LAW (AB 347)** which requires districts that have received intensive instruction funding to offer students who have not passed the exit exam by the end of grade 12 the opportunity to receive intensive instruction and services for up to two consecutive academic years after grade 12. Material previously in BP and AR re: notification of exit exam and opportunity to receive supplemental instruction deleted as this material is covered in BP 6162.52 - High School Exit Examination and BP/AR 6179 - Supplemental Instruction. *Districts are advised to review this policy carefully and, prior to adoption, ensure that blank lines are completed specifying any options offered to students who have not passed the exit exam to continue their education beyond their senior year.*

AR 6146.2

AR 6146.2

Certificate of Proficiency/High School Equivalency

Replace AR. Regulation revised to reflect **NEW LAW (AB 622)** which authorizes a person who is at least 17 years old, who has accumulated a certain number of high school course units, and is confined to a state or county hospital, to take the general educational development test and receive a high school equivalency certificate.

AR 6162.51

AR 6162.51

Standardized Testing and Reporting Program

Replace AR. Regulation reflects **NEW LAW (SB 80)** which reinstates the requirement that students in grade 2 be administered the STAR tests. Section on "Testing Period" contains updated note clarifying that the testing window for the standards-based test in Spanish is the same

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DESCRIPTION

Standardized Testing and Reporting Program (continued)

as for other STAR tests. Regulation also revises notes to provide updated information about tests designated by the state for inclusion in the Standardized Testing and Reporting (STAR) Program. *For further information, see article in accompanying "Governance and Policy Services News."*

N/A BP 6162.52

BP 6162.52

High School Exit Examination

Replace BP. Updated policy contains new note reflecting **NEW LAW (AB 347)** which requires districts that have received intensive instruction funding to offer students who have not passed the exit exam by the end of grade 12 the opportunity to receive intensive instruction and services for up to two consecutive academic years after grade 12. Revised note also discusses the expiration of the exemption for students with disabilities from the requirement to pass the exit exam in order to receive a diploma. Language related to the offering of supplemental instruction deleted; this material is covered in BP/AR 6179 - Supplemental Instruction. **Important note:** AR 6162.52 was not reissued in this packet, pending resolution of the lawsuit regarding the requirements that students with disabilities pass the exit exam in order to receive a diploma. *See the article in the accompanying "Governance and Policy Services News" for more information,*

BP/AR 6164.2

BP/AR 6164.2

Guidance/Counseling Services

Replace BP/AR. **MANDATED** policy and updated regulation revised to reflect **NEW LAWS (SB 405 and AB 347)** which amended the Supplemental School Counseling Program to require a counselor to (1) explain option for students who did not pass the exit exam to continue to receive intensive instruction after grade 12, (2) provide an individualized review of a student's career goals, and (3) explain available academic and career technical education opportunities and eligibility for admission to postsecondary education, including UC and CSU. *For further information, see accompanying article in "Governance and Policy Services News."*

N/A BP/AR 6164.6

BP/AR 6164.6

Identification and Education Under Section 504

Replace BP/AR. Material formerly in policy re: convening a 504 team and development of accommodation plan deleted; this material is covered in more detail in the regulation. Regulation updated to include new section defining relevant terminology, to require the district to add the name of the district's 504 coordinator to the regulation, and to detail the notifications that must be provided to parents/guardians. Regulation also contains new note re: settlement of a lawsuit and issuance of a legal advisory by the CDE concerning the rights of students with diabetes to receive insulin during the school day. *See enclosed Policy Brief on "Rights of Students with Diabetes under IDEA and Section 504" for additional information prior to adoption of this BP and AR and accompanying article in "Governance and Policy Services News."*

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<u>DELETE</u>	<u>ADD</u>	<u>DESCRIPTION</u>
BP/AR 6179	BP/AR 6179	<u>Supplemental Instruction</u> Replace BP/AR. MANDATED policy and regulation reflect NEW LAW (AB 347) which requires districts receiving CAHSEE intensive intervention funding to offer students who have not passed one or both parts of the high school exit exam by the end of grade 12 the opportunity to receive intensive instruction and services for up to two consecutive academic years after completion of grade 12. <i>For further information, see article in accompanying "Governance and Policy Services News."</i>
BP 7212	BP 7212	<u>Mello-Roos Districts</u> Replace BP. MANDATED policy updated to reflect NEW LAW (AB 373) which requires districts establishing a Mello-Roos community facilities district to first adopt local goals and priorities, as specified. Policy also reflects requirements for initiating the formation of a Mello-Roos district, including the adoption of the resolution of intention, adoption of the resolution of formation, and public hearing requirements.
BP/AR 7213	BP 7213	<u>School Facilities Improvement Districts</u> Replace BP. <u>Delete</u> AR. Policy updated to reflect NEW LAW (AB 373) which now allows a school facilities improvement district to include property within the boundaries of a Mello-Roos district and specifies that any bond issued by a school facilities improvement district is subject to the same laws governing general obligations bonds, including the purposes of the bond. Policy also reflects NEW LAW (AB 373) which no longer requires that the resolution of intention be posted in at least three public places prior to the public hearing. Policy also revised to specify that bonds issued by a school facilities improvement district may be approved by 55 percent of the voters as long as the district complies with the accountability provisions for general obligation bonds. Regulation deleted and material moved to policy.
E 9323.2	E 9323.2	<u>Actions by the Board</u> Replace E. Exhibit updated to reflect NEW LAW (SB 1650) which requires a two-thirds vote of the Board in order to approve or amend a resolution of necessity authorizing an eminent domain action. Exhibit also lists new items requiring a two-thirds vote of the Board when placing a parcel tax on the ballot or when issuing a resolution of intention to issue either a general obligation bond or school facilities improvement district bond with the approval of 55 percent voter approval.