

Brenda S. Rivera

From: Donte F. Collins
Sent: Wednesday, July 31, 2019 3:02 PM
To: Charter_Schools_All_GG
Cc: Leslie M. Brown; Brian Katz; Barbara J. Myrick; Robert P. Vignola; Rhonda L. Stephanik; Brenda S. Rivera; Anitra F. Hayes
Subject: Deadline: Charter School Compliance Section 1006.12, Florida Statutes (Safe Schools Officer)

This email is being sent on the behalf of Leslie M. Brown, Chief Portfolio Services Officer and Brian Katz, Chief Safety, Security & Emergency Preparedness Officer.

Good afternoon Principals,

This email serves as a reminder that all Safe School Officer Compliance documentation pertaining to Section 1006.12, Florida Statutes, must be uploaded into Charter.Tools by Thursday, August 1, 2019 in order to comply with the directive issued by Commissioner Corcoran. As stated in the communication sent to charter schools on July 9, 2019, The School of Broward County, Florida intends to comply with the directive and will proceed within the full extent of the law to ensure compliance.

Required compliance documentation must be uploaded to the benchmark entitled Senate Bill 7030 in Charter.Tools. There are only three (3) acceptable forms of documentation that meet the requirement.

They are the following:

- Executed contract with a Law Enforcement Agency
- School Guardian Certificate issued by the Sheriff
- Executed contract with a Security Agency **and** School Guardian Certificate issued by the Sheriff

Charter Schools that have not uploaded the qualified proof of compliance with Section 1006.12, Florida Statutes by August 1, 2019 requiring a Safe School Officer will receive a formal letter no later than August 5, 2019 regarding possible termination.

Thank you very much for your compliance with this state-mandated critical school safety, security, and student welfare requirement.

Mrs. Donté Fulton-Collins, Director
Charter Schools Management/Support
The School Board of Broward County, Florida
600 SE 3rd Avenue, 12th Floor,
Ft. Lauderdale, FL 33301

P: 754-321-2135
F: 754-321-2138
E: donte.collins@browardschools.com

Please note: Due to the implementation of the mandatory 2019 Summer 4-Day Work Week, all schools and administrative offices are closed each Friday during the summer beginning the week of June 10, 2019 through August 2, 2019.



Under Florida law, e-mail addresses, and all forms of communications, including e-mail communications, made or received in connection with the transaction of School Board business are public records, which must be retained as required by law and must be disclosed upon receipt of a public records request, except as may be excluded by federal or state laws. If you do not want your e-mail address released in response to a public records request, do not send electronic mail to this entity. Instead, contact this office by phone.

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