



Behavioral Threat Assessment Policy 2130

Proposed Revisions

School Board Workshop 2

School Board Feedback Provided

The first reading of revisions to Policy 2130 was presented at Board Workshop 1 on September 22, 2020 and changes were adopted based on the feedback that was provided.



SB 7026 Requirement

SB 7026 requires that the policy include language to address the following:

Upon a preliminary determination that a student poses a threat of violence or physical harm to himself or herself or others, a threat assessment team shall immediately report its determination to the superintendent or his or her designee. The superintendent or his or her designee shall immediately attempt to notify the student's parent or legal guardian.



FLDOE and School Board Feedback

FLDOE indicated the following two things must be included in the policy language as it relates to this requirement:

1. These statements must include “upon a determination” in both of these items.
2. These statements must include who the Superintendent has designated and that they were, in fact, designated by the Superintendent.
 - **Section IV, Letters B and C** includes the proposed language to meet these requirements.
 - **Note:** Items have been rephrased after feedback provided at Workshop 1 in an effort to provide greater clarity.



Section V: Follow Up & Recommendations

Moved and reworded the following items on page 8 for greater clarity:

G. Nothing in this policy shall preclude school personnel from acting immediately to address an imminent threat and to report the school principal, and/or his/her administrative designee, that an individual poses a threat of violence or physical harm to self or others.

a. Where an immediate threat to life or physical safety exists, reports must result in an immediate notification to law enforcement.



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