Code: CCG

Adopted: 11/17/2016

Revised:

Licensed Evaluation - Administrators

The administrator will be evaluated on a two-year evaluation cycle, in which they will be on a review schedule every other year by his/her immediate supervisor.

The purpose of administrator evaluations is to assist administrators to develop and strengthen their professional abilities, to improve the instructional program and management of the school system and for supervisors to make recommendations regarding their employment and salary status.

Administrators' evaluations shall be customized based on collaborative efforts and include the educational leadership-administrator standards¹ adopted by the State Board of Education.

The standards include:

- 1. Visionary leadership;
- 2. Instructional improvement;
- 3. Effective management;
- 4. Inclusive practice;
- 5. Ethical leadership;
- 6. Socio-political context.

Evaluations must attempt to:

1. Strengthen the knowledge, skills, disposition and administrative practices of administrators;

¹ These standards are aligned with the Interstate School Leaders Licensure Consortium (ISLLC) and the Educational Leadership Constituents Council (ELCC) standards for Education Leadership.

- Refine the support, assistance and professional growth opportunities offered to an administrator, based on the individual needs of the administrator and the needs of the school;
- Allow the administrator to establish a set of administrative practices and student learning objectives that are based on the individual circumstances of the administrator;
- 4. Establish a formative growth process for each administrator that supports professional learning and collaboration with other administrators; and
- 5. Use evaluation methods and professional development, support and other activities that are based on curricular standards and are targeted to the needs of the administrator.

The administrator evaluation system will also include provisions for initiating dismissal, contract non-extension (or demotion) procedures if the need for such procedures is indicated.

END OF POLICY

Legal Reference(s):

ORS 192.660(2), (8)

ORS 332.505

ORS 342. 513

ORS 342.815

OAR 581-022-1720

OAR 581-022-1723

OAR 581-022-1725

Hanson v. Culver Sch. Dist. (FDAB 1975).