SAFETY PROGRAMS

I. General: The administrative regulations, practices, and procedures of the District shall promote safety throughout the District and shall establish and maintain conditions which are reasonably safe and healthful for District employees, students, and visitors. The Superintendent shall have overall responsibility for the safety programs of the District. General areas of emphasis shall include, but not be limited to, in-service training, accident record-keeping, facility inspection, driver and vehicle safety programs, fire prevention, emergency procedures, traffic safety, and the safety of all persons present on District property or attending District-sponsored events.

II. Reporting Child Abuse: In accordance with state law, any District employee who has reasonable cause to know or to suspect that a student under the age of eighteen (18) has been subject to abuse or neglect or who has observed the child being subjected to circumstances of abuse or neglect shall immediately report or cause to be reported such situation to the Department of Human Services. Such report shall be made according to any applicable administrative regulations or forms, and a copy shall be submitted to the Superintendent. Employees shall not contact the student’s family or others to investigate any suspected abuse or neglect.

III. Safety Education: The practice of safety shall also be considered a facet of the instructional plan of the District by virtue of educational programs such as traffic and pedestrian safety, driver education, fire prevention, awareness of rape, acquaintance rape, other sex offenses, and emergency procedures and practices - including encouraging students and employees to be responsible for their own security and the security of others. Programs will also be offered to students and employees regarding the prevention of crimes. In addition, safety education shall be provided to students as is necessary and appropriate to the program in which the student is participating.

IV. Clery Act: The Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act (Clery Act) is a federal mandate requiring all institutions that participate in the federal student financial aid program to disclose information about crime on their campuses and in the surrounding communities. The Clery Act is enforced by the U.S. Department of Education. District’s annual report will be posted on its website, and District will provide hard copies as requested.

V. Accidents: Accidents involving employees, students, or visitors shall be reported to the
Superintendent or his designee and investigated as appropriate.

VI. Hazard Communication Standard: The Superintendent or his designee shall maintain and make available to District employees such accident and safety reports and chemical hazard information as required by law, including, but not limited to Safety Data Sheets (SDS) and Chemical Information Listing (CIL). The District shall report any health and safety information as required to the appropriate governing agency. Any accident resulting in the hospitalization of three (3) or more employees or the death of one (1) or more employees shall be reported to the Oklahoma Department of Labor within eight (8) hours of the accident. OSHA CFR 1904.39(a)

The Administration, in conjunction with other appropriate officials, shall identify hazardous substances on District property, shall maintain proper labeling, notice, and storage of containers of hazardous substances, and shall provide appropriate safety training and equipment as set forth in Administrative Regulations.

VII. Fire Drills: The Administration shall prepare and publish a plan for the evacuation of their respective buildings in case of fire. Two fire drills per school year, each fire drill shall be conducted within the first fifteen (15) days of each semester. The fire drills shall include the sounding of a distinctive audible signal designated as the fire alarm signal. Each fire drill shall be documented in writing, and such records shall be preserved for at least three (3) years and made available to the State Fire Marshall or his agent upon request.

VIII. Intruder Drills: The District shall have written plans and procedures for protecting students, staff, and visitors. Two intruder drills per school year will be conducted. Intruder drills are conducted for the purpose of mitigating injuries or deaths by executing a plan as an alternative to the lockdown method. Each intruder drill shall be conducted within the first fifteen (15) day of each semester.

IX. Tornado Drills: The Administration shall prepare and publish a plan for the evacuation of their respective buildings in case of tornado. Two tornado drills per school year with at least one drill being conducted in the months of September and March.

X. Lockdown Drills: The District shall have written plans and procedures for protecting students, staff, and visitors. The administration shall ensure that a minimum of two lockdown drills are conducted within the district each school year. No lockdown drill shall be conducted at the same time of day as a previous lockdown drill conducted in the same school year, and no more than two lockdown drills shall be conducted in one semester. Additional drills may be conducted at the discretion of the district. Lockdown drills shall be conducted for the purpose of
securing school buildings to prevent or mitigate injuries or deaths that may result from a threat on or near the school. The drills shall conform to the written plans and procedures adopted by the district as required by Section 681 of Title 63 of the Oklahoma Statutes. All students and employees shall participate in the drills, with the extent of student involvement to be determined by the district.

XI. Disaster Drills: The District shall have written plans and procedures for protecting students, staff, and visitor from natural and man-made disasters and emergencies. Disaster plans shall be placed on file with the District and with the local emergency management organization. Annually, the Administration shall report to the Board the status of emergency preparedness and identified safety needs for each school. Disaster drills shall be performed periodically throughout the school year as set forth in Administrative Procedures.

XII. Emergency Closings: The Superintendent may close the school, dismiss school early, delay the beginning of school, or take other appropriate measures in the event of hazardous weather or other emergencies which necessitate such action and shall notify appropriate media regarding such matters.

XIII. First Aid: A nurse or health paraprofessional shall perform all first aid and emergency care in accordance with applicable laws and regulations. In the event that a nurse or health paraprofessional is not available, first aid may be administered by an administrator, secretary, counselor, and other qualified personnel as designated.

In the event of a serious injury to a student, school personnel shall contact emergency services (911) if deemed appropriate and shall attempt to notify the student’s family or guardian as soon as possible. If a family member or guardian can be reached, that person shall determine whether the student is to be transported to a designated hospital or picked up by the family member or guardian. If a family member or guardian cannot be reached and school personnel deem the injury serious enough to warrant emergency treatment, an ambulance shall be requested. The District is not responsible for any transportation and/or medical costs associated with emergency care.

XIV. Administering Medication: Medication may be administered to students as provided by law. For purposes of this policy, medication or medicine includes prescription medication as well as over-the-counter medicines. Students may not retain possession of or self-administer any medication unless written permission is granted by the District as set forth below.

A student who has a legitimate health need for a medicine shall deliver the medicine to the Program Director in its original container with the written authorization of the student’s parent or guardian for administration of the medicine. The parent’s authorization must identify the student, the medicine, and include or refer to the label for instructions on administration of
the medicine. The medicine will be administered to the student only by the Program Director or
designee pursuant to the parent’s instruction and the directions for use on the label or in the
physician’s prescription. Forms for parental authorization of administration of medicines are
available in the office of the Program Director.

The school shall keep a record of the students to whom medicine is administered, the date
of administration, the person who administered the medicine, and the name or type of medicine
administered.

Diabetes Management in School Act (70-1210.196.1-8): Effective July 1, 2007, the
Diabetes Management in Schools Act requires:
• That a diabetes medical management plan (DMMP) be developed for each student with
diabetes.
• If a school does not have the services of a school nurse, they shall make an effort to
recruit an alternative diabetes care assistant.
• The State Department of Health will develop guidelines and supervise training of the
alternative diabetes care assistant.
• Each school district shall provide to each school employee responsible for transporting
student a diabetic management (DMMP) sheet for responding to an emergency.
• The school will allow the diabetic student to manage his care, assessment, and treatment
as needed while attending school or school activities. The school shall provide a private
area where the student may attend to the management of their diabetes.
• A school nurse shall not be liable for the actions performed by the alternative diabetes
care assistant. (See Diabetes Medical Management Plan Form)

XV. Self-administration of Asthma Medication: Students may be allowed to carry and self-
administer prescribed inhaled asthma medications according to the provisions of this policy. The
District shall not incur any liability as a result of any injury arising from the self-administration
of asthma medication by a student. If the requirements of this policy are fulfilled, a student
diagnosed with asthma may possess and use his or her labeled asthma medication at all times.

The student’s parent or guardian shall:

1. Provide the school with a written statement on the form prescribed by the Board
of Education authorizing the self-administration of inhaled asthma medication. Such
written statement shall acknowledge that the District shall not incur any
liability as a result of any injury arising from the self-administration of asthma
medication by a student.
2. Provide the school with a written statement from the student’s treating physician
containing the following information:
   a. That the student has asthma;
   b. That the student is capable of and has been instructed in the proper
method of self-administration of the student’s asthma medication.

c. The name and purpose of the asthma medication;

d. The prescribed dosage;

e. The time or times at which and special circumstances, if any, under which the asthma medication is to be administered;

3. Provide the school with an emergency supply of the student’s asthma medication(s) to be administered pursuant to Oklahoma law by a school nurse or other authorized personnel.

4. Provide asthma medication to be carried by the student which is appropriately labeled, with a prescription label reflecting the following:
   a. Student’s name;
   b. Prescription number;
   c. Asthma medication name and dosage;
   d. Method of administration and dosage;
   e. Date of prescription and refill;
   f. Licensed prescriber’s name;
   g. Pharmacy name, address and telephone number;
   h. Name of pharmacist.

The authorization for self-administration of asthma medications from the parent or Guardian and from the physician shall be kept on file in the office at the school site where the student is enrolled. The authorization for self-administration of asthma medication shall be effective only for the school year in which the authorization is submitted by the student’s parent or guardian. The parent or guardian shall be responsible for renewing an authorization for each subsequent school year.

For purposes of this policy, “asthma medication” shall mean metered doses inhaler or a dry powder inhaler to alleviate asthmatic symptoms, prescribed by a physician and having an individual label. “Self-administration” shall mean a student’s use of asthma medication pursuant to a prescription or written direction from a physician.

XVI. Asbestos Management Statement: All friable asbestos has been removed from the facilities of Southern Oklahoma Technology Center. Every effort has been made to make SOTC a safe and healthy environment. Facilities are inspected every six months to ensure that all local, state and federal requirements relative to asbestos management are being met. A copy of SOTC’s asbestos management plan is available for inspection. (The SOTC AHERA Management Plan is on file in the office of the SOTC Facilities Coordinator’s Office).