

VIDEO SURVEILLANCE

Background

The Division has responsibility to provide a safe environment and protect Division property from theft or vandalism.

For reasons of safety of students and others and deterring destructive acts, the Division authorizes the use of video surveillance equipment on Division property, where circumstances have shown that it is necessary for these purposes and the benefit outweighs the impact on the privacy of those observed.

The Division recognizes both its legal obligation to provide appropriate levels of supervision in the interests of student safety and the fact that students have privacy rights that are reduced but not eliminated while under the supervision of the school. A recorded tape or digital recording is recognized to be subject to the provisions of the Local Authority Freedom of Information and Protection of Privacy Act.

Procedures

1. Use
 - 1.1 Video cameras may be used to monitor and/or record.
 - 1.2 Video surveillance camera locations must be authorized by the Principal in consultation with Director or designate.
 - 1.3 Before video surveillance is introduced at a site, a report must be provided to the Director or designate describing the circumstances that indicate the necessity of having surveillance at that site, including consideration of less invasive alternatives.
 - 1.4 Public notification signs must be prominently displayed indicating areas subject to video surveillance. Notice must include information advising the designated staff person who is responsible for answering questions about the surveillance system. Any exception to this, such as for a time-limited specific investigation into criminal conduct, must be authorized by the Director or designate on the grounds that covert surveillance is essential to the success of the investigation and the need outweighs the privacy interest of the persons likely to be observed. Covert surveillance may not be authorized on an ongoing basis.

1.5 Video surveillance is not to be used in locations where appropriate confidential or private activities/ functions are routinely carried out (e.g. bathrooms, private conference/ meeting rooms). Any exception to this must be authorized by the Director on the grounds that no other supervision option is feasible and that the need is pressing and outweighs the privacy interest of the student or other person likely to be observed. Surveillance of such locations may not be authorized on an ongoing basis.

2. Security

2.1 Video cameras will be installed only by a designated staff member or agent of the Division. Only designated staff members or agents and the building administrator shall have access to the key that opens the camera boxes. Only these staff members shall handle the cameras, videotapes or digital recordings.

2.2 Recordings shall be stored in a locked filing cabinet in an area to which students and the public does not normally have access. Digital recordings shall be stored on computers with restricted access.

2.3 Digital recordings may never be publicly viewed or distributed in any other fashion except as provided by this administrative procedure and appropriate legislation.

3. Viewing of Digital Recordings

3.1 Video monitors used to view digital recordings shall not be located in a position that enables public viewing. Recordings may only be viewed by the building administrator or individual authorizing camera installation, by parents and students (Note. 3.2 below), or by Division staff with a direct involvement with specific recording, or staff members or agents responsible for the technical operations of the system (for technical purposes only). If a staff member or student is facing any disciplinary action, he may authorize his union representative or other advocate to also view the recording.

3.2 Parents or guardians requesting to view a segment of a recording that includes their child/children may do so. Students may view segments of a recording relating to themselves if they are capable of exercising their own access to information rights under the Local Authority Freedom of Information and Protection of Privacy Act. Student/ parent/ guardian viewing must be done in the presence of an administrator. A student, parent or guardian has the right to request an advocate to be present. Viewing may be refused or limited where viewing would be an unreasonable invasion of a third party's personal privacy, would give rise to a concern for a third party's safety, or on any other ground recognized in the Local Authority Freedom of Information and Protection of Privacy Act.

4. Retention of Digital Recordings

4.1 Where an incident raises a prospect of a legal claim against the Division, the recording, or a copy of it, shall be sent to the Division's insurers.

4.2 Digital recordings shall be erased within one (1) month unless they are being retained at the request of the Principal, Director or designate, staff member,

parent or student for documentation related to a specific incident, or are being transferred to the Division's insurers.

- 4.3 Digital recordings retained under section 4.2 shall be erased as soon as the incident in question has been resolved, except that if the tape has been used in the making of a decision about an individual, the tape must be kept for a minimum of one (1) year as required by the Local Authority Freedom of Information and Protection of Privacy Act unless earlier erasure is authorized by or on behalf of the individual.

5. Review

- 5.1 Each Principal is responsible for the proper implementation and control of the video surveillance system.
- 5.2 The Director or designate shall conduct a review at least annually to ensure that this administrative procedure is being adhered to and to make a report on the use of video surveillance in the Division.

Reference: Sections 85, 87, 108, 109, 175 Education Act
Local Authority Freedom of Information and Protection of Privacy Act