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Overview

Dear families and community members,

Welcome to the 2018-19 school year. Nearly five years ago, our school district created and launched a strategy aimed at measurable goals for raising achievement and narrowing gaps – a strategy captured in a document called our Strategic Framework.

Over five years we’ve made positive strides with consistent improvement at the elementary level across student groups, with break-through, gap-narrowing results now occurring at the high school level; and with many schools outpacing our expected goals over time.

Heading into this school year, we have a new, updated Strategic Framework guiding us – one that was created with your help over the last 12 months and one that we strongly believe will help us achieve a new set of ambitious goals for the next phase for Madison’s Public Schools. I hope you’ll take a moment to read about these goals and our strategic plan to meet them at mmsd.org/framework.

Thank you for being with me on this journey, with our staff who are becoming amazing leaders of equity and with our 27,000 bright and beautiful children. They are the future of Madison. I can’t wait to see the city, and the world, in their hands one day.

Sincerely,

Jennifer Cheatham
Superintendent
## Madison Board of Education

Additional information about the Madison Board of Education can be found at [https://board.mmsd.org](https://board.mmsd.org).

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>Term expires</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Mary Burke, President</strong></td>
<td>727 Lorillard Ct., #340 (53703)</td>
<td>4/2021</td>
</tr>
<tr>
<td></td>
<td><a href="mailto:mburke2@madison.k12.wi.us">mburke2@madison.k12.wi.us</a></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Seat 2</td>
<td></td>
</tr>
<tr>
<td><strong>Kate Toews, Treasurer</strong></td>
<td>2115 Madison St. (53711)</td>
<td>4/2020</td>
</tr>
<tr>
<td></td>
<td><a href="mailto:ktoews@madison.k12.wi.us">ktoews@madison.k12.wi.us</a></td>
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<tr>
<td></td>
<td>Seat 6</td>
<td></td>
</tr>
<tr>
<td><strong>James Howard, Vice President</strong></td>
<td>2102 Brentwood Pkwy, Madison (53704)</td>
<td>4/2019</td>
</tr>
<tr>
<td></td>
<td><a href="mailto:jlhoward@madison.k12.wi.us">jlhoward@madison.k12.wi.us</a></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Seat 4</td>
<td></td>
</tr>
<tr>
<td><strong>Nicki Vander Meulen, Clerk</strong></td>
<td>309 W. Washington Ave., Unit 204 (53703)</td>
<td>4/2020</td>
</tr>
<tr>
<td></td>
<td><a href="mailto:nkvander@yahoo.com">nkvander@yahoo.com</a></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Seat 7</td>
<td></td>
</tr>
<tr>
<td><strong>Dean Loumos</strong></td>
<td>2724 Milwaukee Street (53704)</td>
<td>4/2019</td>
</tr>
<tr>
<td></td>
<td><a href="mailto:dgloumos@madison.k12.wi.us">dgloumos@madison.k12.wi.us</a></td>
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<tr>
<td></td>
<td>Seat 3</td>
<td></td>
</tr>
<tr>
<td><strong>TJ Mertz</strong></td>
<td>1210 Gilson Street (53715)</td>
<td>4/2019</td>
</tr>
<tr>
<td></td>
<td><a href="mailto:tjmertz@madison.k12.wi.us">tjmertz@madison.k12.wi.us</a></td>
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<tr>
<td></td>
<td>Seat 5</td>
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<tr>
<td><strong>Gloria Reyes</strong></td>
<td>4002 Tomscot Trail (53704)</td>
<td>4/2021</td>
</tr>
<tr>
<td></td>
<td><a href="mailto:greyes@madison.k12.wi.us">greyes@madison.k12.wi.us</a></td>
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<td>Seat 1</td>
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## 2018-2019 School Year Calendar

Additional dates and event information can be found at [www.mmsd.org/calendar](http://www.mmsd.org/calendar).

<table>
<thead>
<tr>
<th>AUGUST 2018</th>
<th><strong>Elementary School Students – Enrollment Dates, Memorial and West attendance areas:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>16 Students new to the district – 10:00 am – 1:00 pm</td>
</tr>
<tr>
<td></td>
<td>16 Returning students – 2:00 pm – 6:00 pm</td>
</tr>
</tbody>
</table>

**Elementary School Students – Enrollment Dates, East and La Follette attendance areas:**

|             | 17 Students new to the district – 10:00 am – 1:00 pm                                |
|             | 17 Returning students – 2:00 pm – 6:00 pm                                            |

**Middle School Students – Enrollment Dates**

|             | 15 Students new to the district – 10:00 am – 1:00 pm                                |
|             | 15 Returning students – 2:00 pm – 6:00 pm                                            |

**High School Students – Enrollment Dates**

|             | 10 Students new to the district – 2:00 pm – 6:00 pm                                |
|             | 14 All Grades – 10:00 am – 6:00 pm                                                  |
|             | 16 All Grades – 7:30 am – 1:00 pm                                                   |

**Shabazz City High School – Enrollment Dates**

|             | 15 All Grades – 2:00 pm – 6:00 pm                                                  |
|             | 28 Scheduling Advisory Meetings – 8:00 am – 4:00 pm                                |

**Capital High – Enrollment Dates**

|             | 27 All Grades – Work and Learn Center (WLC) Westside – 2:00 – 6:00 pm               |
|             | 27 All Grades – Lapham – 2:00 – 6:00 pm                                             |

|             | 14 Fall Primary Election                                                            |
|             | 22,23,24 New Staff Days                                                            |
|             | 27,28,29,30 Staff Learning/Preparation Days                                         |

<table>
<thead>
<tr>
<th>SEPTEMBER 2018</th>
<th><strong>No School – Labor Day</strong></th>
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<tbody>
<tr>
<td>3</td>
<td>SCHOOLS OPEN – Grades 4K-5, Grade 6 and Grade 9</td>
</tr>
<tr>
<td></td>
<td>• No school for grades 7, 8, 10, 11 or 12</td>
</tr>
<tr>
<td></td>
<td>• 4K and Early Childhood AM classes attend regular schedule</td>
</tr>
<tr>
<td></td>
<td>• Early Release for Elementary K-5, 4K PM and Early Childhood PM ONLY</td>
</tr>
<tr>
<td></td>
<td>(at 1:10 or 1:55 pm)</td>
</tr>
</tbody>
</table>

|             | 4 Beginning of 1st Quarter and 1st Semester                                         |
|             | 5 All Middle and High School students attend regular schedule                        |
|             | • 4K and Early Childhood AM classes attend regular schedule                         |
|             | • Early Release for Elementary K-5, 4K PM and Early Childhood PM ONLY               |
|             | (at 1:10 or 1:55 pm)                                                               |

<table>
<thead>
<tr>
<th>OCTOBER 2018</th>
<th><strong>Middle and High School Early Release</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>1,8,15,29</td>
<td>Middle and High School Early Release</td>
</tr>
<tr>
<td>9</td>
<td>A Principal Experience Day</td>
</tr>
<tr>
<td>18</td>
<td>La Follette High School Only – Parent/Teacher Conferences – Evening Only</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>NOVEMBER 2018</th>
<th><strong>No School – Staff Only Day</strong></th>
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</thead>
<tbody>
<tr>
<td>12</td>
<td>No School – Middle School only – all day and evening Parent/Teacher Conf.</td>
</tr>
<tr>
<td>13</td>
<td>No School – High School only (Except La Follette) – all day and evening Parent/Teacher Conf.</td>
</tr>
<tr>
<td>15</td>
<td>No School for Elementary, Early Childhood and 4K – all day and evening Parent/Teacher Conferences</td>
</tr>
</tbody>
</table>

| 2              | End of 1st Quarter (43 days)                                                      |
| 5              | Beginning of 2nd Quarter                                                          |
| 5,26           | Middle and High School Early Release                                              |
| 6              | Fall General Election                                                             |
| 9              | Elementary School – Early Release for Parent/Teacher Planning (10:50 or 11:35)    |

**Early Childhood and 4K – No AM or PM classes**

| 12             | No School – Middle School only – all day and evening Parent/Teacher Conf.          |
| 13             | No School – High School only (Except La Follette) – all day and evening Parent/Teacher Conf. |

| 15             | No School for Elementary, Early Childhood and 4K – all day and evening Parent/Teacher Conferences |

| 19             | High School Parent/Teacher Evening Conferences                                    |
| 20             | Middle School Parent/Teacher Evening Conferences                                  |
| NOVEMBER 2018 | 21 No School – Teacher Compensation Day  
22,23 No School – Thanksgiving Holiday |
| DECEMBER 2018 | 10 No School – Staff Only Day  
3,17 Middle and High School Early Release  
24-Jan 4 No School – Winter Break |
| JANUARY 2019 | 7 School Resumes  
7,14,28 Middle and High School Early Release  
21 No School – Martin Luther King Jr. Day  
25 No School – Grade Reporting  
End of 2nd Quarter (45 days) and 1st Semester (88 days)  
28 Beginning of 3rd Quarter and 2nd Semester |
| FEBRUARY 2019 | 8 No School – Staff Only Day  
11 Middle and High School Early Release  
19 2019 Spring Primary Election  
20 ACT Testing Grade 11 Only – No School for grades 9, 10 or 12  
28 La Follette High School Only – Parent/Teacher Conferences – Evening Only |
| MARCH 2019 | 1 No School – Middle School only – Parent/Teacher Conferences  
Districtwide Enrollment for Kindergarten students new to the district and all 4K students for the 2019-20 school year, 2:00 – 6:00 pm  
4,11 Middle and High School Early Release  
18 No School – Staff Only Day  
25-29 No School – Spring Break |
| APRIL 2019 | 1 School Resumes  
1,8,15,29 Middle and High School Early Release  
2 2019 Spring Election  
5 Elementary School – Early Release for Parent/Teacher Conf. Planning (10:50 or 11:35 am)  
End of 3rd Quarter (43 days)  
8 Beginning of 4th Quarter  
11 Elementary – Afternoon and Evening Parent/Teacher Conf. (Early Release Early Childhood and 4K – No AM or PM classes 10:50 or 11:35 am)  
26 No School – Staff Only Day |
| MAY 2019 | 6,13,20 Middle and High School Early Release  
27 No School – Memorial Day |
| JUNE 2019 | 5 Graduation: Capital High – Monona Terrace  
7 Graduation: Shabazz City High School  
11 LAST DAY OF SCHOOL – Full Day  
End of 4th Quarter (45 days) and 2nd Semester (88 days)  
12 No School – Staff Only Day  
14 Graduation: East High School at 5 pm and La Follette High School at 7:30 pm  
15 Graduation: Memorial High School at 10 am and West High School at 1 pm  
24 First Day of Summer School |
| AUGUST 2019 | 2 Last Day of Summer School |
**Attendance Area Chart**

Additional school contact information can be found at [www.mmsd.org/roster](http://www.mmsd.org/roster).

<table>
<thead>
<tr>
<th>School</th>
<th>Phone</th>
<th>Contact Person</th>
</tr>
</thead>
<tbody>
<tr>
<td>East High</td>
<td>204-1600</td>
<td>Mike Hernandez</td>
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<tr>
<td></td>
<td></td>
<td>Brendan Kearney</td>
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<tr>
<td></td>
<td></td>
<td>Mikki Smith</td>
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<td></td>
<td></td>
<td>Alex Thompson</td>
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<td></td>
<td></td>
<td>Maggie Zywicki</td>
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<tr>
<td>La Follette High</td>
<td>204-3600</td>
<td>Sean Storch</td>
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<td>Paris Echoles</td>
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<td></td>
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<td>Cullen Haskins</td>
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<td></td>
<td></td>
<td>Randi Kubek</td>
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<td></td>
<td>Mat Thompson</td>
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<tr>
<td>Memorial High</td>
<td>663-5990</td>
<td>Matt Hendrickson</td>
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<td></td>
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<td>Lorie Wesolet</td>
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<td></td>
<td></td>
<td>Meg Filkins</td>
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<td></td>
<td>Ben Radloff</td>
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<tr>
<td>West High</td>
<td>204-4100</td>
<td>Karen Boran</td>
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<tr>
<td></td>
<td></td>
<td>Mitch McGrath</td>
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<td></td>
<td></td>
<td>Lori Schacht DeThorne</td>
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<td></td>
<td></td>
<td>Melanie Thiel</td>
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<td>Jennifer Talarczyk</td>
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<tr>
<td>Black Hawk Mid</td>
<td>204-1920</td>
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<tr>
<td>O'Keeffe Mid</td>
<td>204-6820</td>
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<td>Sherman Mid</td>
<td>204-2100</td>
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<tr>
<td>Gompers</td>
<td>204-4360</td>
<td>Jackie Smith</td>
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<tr>
<td>Lake View*</td>
<td>204-4040</td>
<td>Nou Vang-Vue</td>
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<tr>
<td>Lindbergh</td>
<td>204-6500</td>
<td>Lindsay Maglio</td>
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<td>Mendota*</td>
<td>204-7840</td>
<td>Carlettra Stanford</td>
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<tr>
<td>Hawthorne*</td>
<td>204-2500</td>
<td>Beth Lehman</td>
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<tr>
<td>Lapham (K-2)</td>
<td>204-4140</td>
<td>Cathy Prozanski</td>
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<tr>
<td>Lowell</td>
<td>204-6600</td>
<td>John Burkholder</td>
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<tr>
<td>Marquette (3-5)</td>
<td>204-3220</td>
<td>Sally Parks</td>
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<tr>
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<tr>
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<td>Kristi Klos</td>
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<td>Sandburg</td>
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<td>Brett Wilfrid</td>
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<tr>
<td>Allis</td>
<td>204-1056</td>
<td>Sara Cutler/Andrea Richichi</td>
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<td>Nuestro Mundo</td>
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<td>Josh Forehand</td>
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<td>Sarah Larson</td>
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<td>Glendale</td>
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<td>Ben Ketterer/Leah Zepeda Vaught</td>
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<td>Kennedy</td>
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<td>Nancy Caldwell/Karen Mullen</td>
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<td>Jefferson Mid</td>
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</tr>
<tr>
<td>Tequila Kurth,</td>
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<tr>
<td>Katie Rice</td>
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<tr>
<td>Spring Harbor Mid</td>
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<td>Pam Waite</td>
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<td>Toki Mid</td>
<td>204-4740</td>
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<td></td>
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<td>Nicole Schaefer,</td>
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<td>Diane Sturdevant</td>
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<td>Badger Rock Mid</td>
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<td>Crestwood</td>
<td>204-1120</td>
<td>Britta Hanson</td>
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<tr>
<td>Muir</td>
<td>663-8170</td>
<td>Andrea Kreft</td>
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</tr>
<tr>
<td>Stephens</td>
<td>204-1900</td>
<td>Sarah Galanter-Guziewski/Kristi Klos</td>
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<tr>
<td>Folk*</td>
<td>204-2180</td>
<td>Adam Zingsheim</td>
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<tr>
<td>Chávez</td>
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<td>Kelly Lawler/Ellen Franzone</td>
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<td>Huegel</td>
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<td>Angie Montpas</td>
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<tr>
<td>Olson</td>
<td>442-2600</td>
<td>Deborah Lyons</td>
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<tr>
<td>Orchard Ridge</td>
<td>204-2320</td>
<td>Becky Kundert</td>
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<tr>
<td>Cherokee Heights Mid</td>
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<tr>
<td>Sarah Chaja-Clardy</td>
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<tr>
<td>Danyelle Wright</td>
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<td>Angela Hicks</td>
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<td>Wright Mid</td>
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<tr>
<td>Hamilton Mid</td>
<td>204-4620</td>
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<tr>
<td>Jessica Taylor,</td>
<td></td>
<td>Nichole Von Haden</td>
</tr>
<tr>
<td></td>
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<td></td>
</tr>
<tr>
<td>Leopold</td>
<td>204-4240</td>
<td>Peg Keeler/Jessica Awe</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lincoln (3-5)</td>
<td>204-4900</td>
<td>Deborah Hoffman</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Midvale (K-2)</td>
<td>204-6700</td>
<td>Becky Galván</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Thoreau</td>
<td>204-6940</td>
<td>Kathy Costello</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Franklin (K-2)</td>
<td>204-2292</td>
<td>Sylla Zarov</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Randall (3-5)</td>
<td>204-3300</td>
<td>John Wallace</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shorewood</td>
<td>204-1200</td>
<td>Anu Ebbe</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Van Hise</td>
<td>204-4800</td>
<td>Mary Seidl</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Some elementary schools feed into two middle schools

Updated July 2018, subject to change
District Administration
545 West Dayton Street 53703

Superintendent – Jennifer Cheatham
  jcheatham@madison.k12.wi.us  663-1607
Chief of Staff – Ricardo Jara
  rjara@madison.k12.wi.us  663-1671
Chief of School Operations – Karen Kepler
  kkepler@madison.k12.wi.us  663-1632
Chief of Schools - Elementary Education – Nancy Hanks
  nshanks@madison.k12.wi.us  663-1670
Chief of Schools - Secondary Education – Alex Fralin
  afralin@madison.k12.wi.us  663-1633
Assistant Superintendent for Business Services – Kelly Ruppel
  kmruppel@madison.k12.wi.us  663-1634
Assistant Superintendent for Teaching & Learning – Lisa Kvistad
  lkvistad@madison.k12.wi.us  442-2853
Board of Education – Barb Osborn
  bjosborn@madison.k12.wi.us  663-1659
Enrollment Office – Fatima Bendada
  fbendada@madison.k12.wi.us  663-4957
Family and Community Engagement – Nichelle Nichols
  nenichols@madison.k12.wi.us  442-2945
Food and Nutrition – Steve Youngbauer
  syoungbauer@madison.k12.wi.us  204-4000
General Information
  mmsdnews@madison.k12.wi.us  663-1879
Madison School & Community Recreation (MSCR) – Jacob Tisue
  jdtisue@madison.k12.wi.us  204-3015
Transportation Services – Mick Howen
  mjhowen@madison.k12.wi.us  663-5287

For a full list of district administration, visit mmsd.org/staffdirectory.
Resolving complaints and concerns

To enrich student learning and development, we believe students, parents, teachers and staff must treat each other fairly. When problems occur, let us know.

If a problem arises in the classroom, the first person you should contact is the teacher. If the teacher is unable to resolve your concern, contact the school principal.

If the principal is not able to resolve your concern, call the school district at (608) 663-1632. We are committed to responding to parent and family concerns in the most efficient, effective and respectful way.
**Early Dismissal Schedule**

Middle and high school students will be released early most Mondays for teacher professional collaboration time. Professional collaboration time is based on the long-standing concept that high-quality school districts provide teachers with time for collaboration in order to improve instruction and overall student achievement.

Bus schedules will be adjusted to accommodate the early release times. Afterschool opportunities for middle school students during the collaboration times will be provided through MSCR.

Find all early release days at [www.mmsd.org/calendar](http://www.mmsd.org/calendar) or by checking your school’s calendar.

Middle and high school start and dismissal times will continue to be as follows:

<table>
<thead>
<tr>
<th>School</th>
<th>Starting Times</th>
<th>Dismissal Times</th>
<th>Early Release</th>
</tr>
</thead>
<tbody>
<tr>
<td>Badger Rock</td>
<td>8:25 a.m.</td>
<td>3:30 p.m.</td>
<td>2:30 p.m.</td>
</tr>
<tr>
<td>Black Hawk</td>
<td>7:35 a.m.</td>
<td>2:47 p.m.</td>
<td>1:47 p.m.</td>
</tr>
<tr>
<td>Cherokee Heights</td>
<td>7:35 a.m.</td>
<td>2:42 p.m.</td>
<td>1:42 p.m.</td>
</tr>
<tr>
<td>Hamilton</td>
<td>7:35 a.m.</td>
<td>2:42 p.m.</td>
<td>1:42 p.m.</td>
</tr>
<tr>
<td>Jefferson</td>
<td>7:35 a.m.</td>
<td>2:42 p.m.</td>
<td>1:42 p.m.</td>
</tr>
<tr>
<td>O’Keeffe</td>
<td>7:35 a.m.</td>
<td>2:52 p.m.</td>
<td>1:52 p.m.</td>
</tr>
<tr>
<td>Sennett</td>
<td>7:35 a.m.</td>
<td>2:42 p.m.</td>
<td>1:42 p.m.</td>
</tr>
<tr>
<td>Sherman</td>
<td>7:35 a.m.</td>
<td>2:47 p.m.</td>
<td>1:47 p.m.</td>
</tr>
<tr>
<td>Spring Harbor</td>
<td>7:35 a.m.</td>
<td>2:42 p.m.</td>
<td>1:42 p.m.</td>
</tr>
<tr>
<td>Toki</td>
<td>7:35 a.m.</td>
<td>2:42 p.m.</td>
<td>1:42 p.m.</td>
</tr>
<tr>
<td>Whitehorse</td>
<td>7:35 a.m.</td>
<td>2:42 p.m.</td>
<td>1:42 p.m.</td>
</tr>
<tr>
<td>Wright</td>
<td>8:13 a.m.</td>
<td>3:24 p.m.</td>
<td>2:24 p.m.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>School</th>
<th>Starting Times</th>
<th>Dismissal Times</th>
<th>Early Release</th>
</tr>
</thead>
<tbody>
<tr>
<td>East</td>
<td>8:15 a.m.</td>
<td>3:39 p.m.</td>
<td>2:31 p.m.</td>
</tr>
<tr>
<td>La Follette</td>
<td>8:16 a.m.</td>
<td>3:39 p.m.</td>
<td>2:27 p.m.</td>
</tr>
<tr>
<td>Memorial</td>
<td>8:14 a.m.</td>
<td>3:40 p.m.</td>
<td>2:35 p.m.</td>
</tr>
<tr>
<td>West</td>
<td>8:12 a.m.</td>
<td>3:41 p.m.</td>
<td>2:39 p.m.</td>
</tr>
<tr>
<td>Shabazz</td>
<td>8:45 a.m.</td>
<td>3:20 p.m.</td>
<td>2:20 p.m.</td>
</tr>
</tbody>
</table>
Behavior Education Plan

Behavior Education involves proactively teaching positive behaviors to create the conditions that make every classroom and every school a great place to learn. Below is an excerpt of the Behavior Education Plan for Secondary Students. Please go to [www.mmsd.org/BEP](http://www.mmsd.org/BEP) for a full version.

### Behavior Response Chart

<table>
<thead>
<tr>
<th>RESPONSE LEVEL 1</th>
<th>CLASSROOM INTERVENTION WITH OR WITHOUT DISCIPLINE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>RESPONSE STRATEGIES</strong></td>
<td><strong>POTENTIAL INTERVENTIONS</strong></td>
</tr>
<tr>
<td>• Remind / Redirect</td>
<td>• Teach replacement behavior or coping strategy</td>
</tr>
<tr>
<td>• Logical Consequence</td>
<td>• Create a behavior contract or chart</td>
</tr>
<tr>
<td>• Take A Break (TAB In)</td>
<td>• Provide regulation breaks</td>
</tr>
<tr>
<td>• TAB Out</td>
<td>• Collaborative Problem Solving</td>
</tr>
<tr>
<td>• Parent/family phone call</td>
<td>• 2 x 10 Intervention</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>RESPONSE STRATEGIES</strong></th>
<th><strong>POTENTIAL INTERVENTIONS</strong></th>
<th><strong>RESOLUTION / DISCIPLINARY ACTION</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>• Strategies in Response Level 1, increased in intensity or frequency</td>
<td>• Interventions in Response Level 1, increased in intensity or frequency</td>
<td>• Resolutions outlined in Response Level 1</td>
</tr>
<tr>
<td>• Regulate student in the classroom</td>
<td>• Enroll student in a group intervention for coping / emotional regulation, anxiety reduction, substance abuse, social skills, relationship skills, positive leadership</td>
<td>• Conference with student services staff or administrator</td>
</tr>
<tr>
<td>• Regulate student in an alternate environment</td>
<td>• Brief FBA and Behavior Support Plan</td>
<td>• Conduct problem-solving conference with parent and student</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>RESPONSE LEVEL 2</th>
<th>SUPPORT STAFF INTERVENTIONS WITH OR WITHOUT ADMINISTRATIVE DISCIPLINE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>RESPONSE STRATEGIES</strong></td>
<td><strong>POTENTIAL INTERVENTIONS</strong></td>
</tr>
<tr>
<td>• Strategies in Response Level 1, increased in intensity or frequency</td>
<td>• Interventions in Response Level 1, increased in intensity or frequency</td>
</tr>
<tr>
<td>• Regulate student in the classroom</td>
<td>• Enroll student in an alternate program for intensive behavior support</td>
</tr>
<tr>
<td>• Regulate student in an alternate environment</td>
<td>• Support provided by the Intensive Support Team</td>
</tr>
<tr>
<td>• Use of restraint / seclusion for the purposes of maintaining safety</td>
<td>• Intensive Social Emotional Learning intervention by support staff (anger management, etc.)</td>
</tr>
<tr>
<td>• Out of School Suspension up to 1 day</td>
<td>• Develop Behavior Support Plan</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>RESPONSE LEVEL 3</th>
<th>INTENSIVE INTERVENTION AND ADMINISTRATIVE DISCIPLINE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>RESPONSE STRATEGIES</strong></td>
<td><strong>POTENTIAL INTERVENTIONS</strong></td>
</tr>
<tr>
<td>• Strategies in Response Levels 1 and 2, increased in intensity or frequency</td>
<td>• Interventions in Response Level 2, increased in intensity or frequency</td>
</tr>
<tr>
<td>• Use of restraint / seclusion for the purposes of maintaining safety</td>
<td>• Refer to community resources for mental health, substance abuse, etc.</td>
</tr>
<tr>
<td>• Support provided by the Intensive Support Team</td>
<td>• Support provided for mental health, substance abuse, etc.</td>
</tr>
<tr>
<td>• Intensive Social Emotional Learning intervention by support staff (anger management, etc.)</td>
<td>• Develop Behavior Support Plan</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>RESPONSE LEVEL 4</th>
<th>INTENSIVE STRATEGIES, INTERVENTION AND ADMINISTRATIVE DISCIPLINE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>RESPONSE STRATEGIES</strong></td>
<td><strong>POTENTIAL INTERVENTIONS</strong></td>
</tr>
<tr>
<td>• Strategies in Response Levels 2 and 3, increased in intensity or frequency</td>
<td>• Interventions in Response Levels 2 and 3</td>
</tr>
<tr>
<td>• Use of restraint / seclusion for the purposes of maintaining safety</td>
<td>• Enrollment in alternative program for intensive behavior support</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>RESPONSE LEVEL 5</th>
<th>INTENSIVE INTERVENTION WITH LONG-TERM REMOVAL FROM SCHOOL (INCLUDING EXPULSION ABEYANCE) AND RE-ENGAGEMENT STRATEGIES</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>RESPONSE STRATEGIES</strong></td>
<td><strong>INTERVENTIONS</strong></td>
</tr>
<tr>
<td>• Strategies in Response Levels 2 and 3, increased in intensity or frequency</td>
<td>• Expulsion Aweyance Program</td>
</tr>
<tr>
<td>• Use of restraint / seclusion for the purposes of maintaining safety</td>
<td>• Early Re-readmission services and supports</td>
</tr>
<tr>
<td>• Expulsion followed by Re-engagement Circle with student, parent, and other support people</td>
<td></td>
</tr>
</tbody>
</table>

*Interventions are based on individual need and are not restricted to specific Response Levels.*
Behavior Education Plan – Middle and High Schools

Inappropriate and Disruptive Behaviors and Response Levels

If a behavior is located in two or more Response Levels, the lowest Response Level should be used for the first occurrence during the current school year, except for Response Levels 1 and 2. (See pg. 22)

<table>
<thead>
<tr>
<th>RESPONSE LEVEL 1</th>
<th>RESPONSE LEVEL 2</th>
<th>RESPONSE LEVEL 3</th>
<th>RESPONSE LEVEL 4</th>
<th>RESPONSE LEVEL 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Classroom Intervention With or Without Discipline</td>
<td>Support Staff Intervention With or Without Administrative Discipline Up to 1 day of In-School-Suspension</td>
<td>Intensive Intervention and Administrative Discipline Up to 3 days of Out-of-School Suspension</td>
<td>Intensive Intervention and Administrative Discipline 3 days of Out-of-School Suspension for 6th graders 4 to 5 days of Out-of-School Suspension for students in 7th through 12th grade</td>
<td>Intensive Intervention With Long-Term Removal from School (Including Expulsion Abeyance) and Re-Engagement Strategies Mandatory Out-of-School Suspension and Recommendation for Expulsion</td>
</tr>
</tbody>
</table>

### INAPPROPRIATE OR DISRUPTIVE BEHAVIOR

#### Alcohol, Drugs, Tobacco

<table>
<thead>
<tr>
<th>Level 1</th>
<th>Level 2</th>
<th>Level 3</th>
<th>Level 4</th>
<th>Level 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Possession and/or use of any tobacco product or nicotine inhaler (i.e. electronic cigarette).</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Possession of any beverage containing alcohol or being under the influence of any alcoholic beverage. See Glossary of Terms for definition of “possession.”</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Possession of a “vape” pen or any drug paraphernalia and/or being under the influence of any drug. See Glossary of Terms for definition of “drugs.”</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Distributing a beverage containing alcohol or over-the-counter cough and cold medicine, including “Triple C” and medications containing dextromethorphan (DXM). See Glossary of Terms for definition of “distribution.”</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Possessing less than or equal to one (1) gram of a drug or drugs, including marijuana. See Glossary of Terms for definition of “possession” and “drugs.”</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Possessing more than one (1) gram of a drug or drugs, including marijuana. See Glossary of Terms for definition of “possession” and “drugs.”</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Distributing a drug or drugs, including marijuana, to another student. See Glossary of Terms for definition of “drugs” and “distribution.”</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Purchasing marijuana and/or any drugs other than marijuana. See Glossary of Terms for definition of “purchase” and “drugs.”</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Inappropriate and Disruptive Behaviors and Response Levels

If a behavior is located in two or more Response Levels, the lowest Response Level should be used for the first occurrence during the current school year, except for Response Levels 1 and 2. (See pg. 22)

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<table>
<thead>
<tr>
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<th>LEVEL 1</th>
<th>LEVEL 2</th>
<th>LEVEL 3</th>
<th>LEVEL 4</th>
<th>LEVEL 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Disruptive and Uncooperative Behaviors</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Not cooperating with school rules or instructions of school staff or volunteers. See Glossary of Terms for definition of “refusal to cooperate.”</td>
<td></td>
<td>![x]</td>
<td>![x]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Behavior that disrupts Instruction and the learning of other students in the classroom. See Glossary of terms for definition of “disruption.”*</td>
<td>![x]</td>
<td>![x]</td>
<td>![x]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>*The lowest Response Level (Level 1 or 2, depending on the need for support) should be used for the first occurrence during each semester.</td>
<td></td>
<td></td>
<td>![x]</td>
<td>![x]</td>
<td></td>
</tr>
<tr>
<td>Taunting, bailing, inciting and/or encouraging a fight, a disruption, or other violation of school rules, including failure to disperse from a fight or disruption when directed by adults.</td>
<td>![x]</td>
<td>![x]</td>
<td>![x]</td>
<td>![x]</td>
<td></td>
</tr>
<tr>
<td>Volatile Acts – Disorderly, violent, or threatening conduct of a serious nature that significantly disrupts school, a school-sponsored activity, or a school-supervised activity held off school premises.</td>
<td>![x]</td>
<td>![x]</td>
<td>![x]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Intentionally kicking, throwing or releasing an object (including a snowball) that has a potential to cause a disruption, injury or property damage and/or the object makes physical contact with another student or peer, when the act of throwing or releasing the object is not part of a supervised activity.</td>
<td>![x]</td>
<td>![x]</td>
<td>![x]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Trespassing. See Glossary of Terms for definition of “trespassing.”</td>
<td>![x]</td>
<td>![x]</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Leaving class without permission.</td>
<td>![x]</td>
<td>![x]</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
# Inappropriate and Disruptive Behaviors and Response Levels

If a behavior is located in two or more Response Levels, the lowest Response Level should be used for the first occurrence during the current school year, except for Response Levels 1 and 2. (See pg. 22)

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<th>RESPONSE LEVEL 1</th>
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<th>RESPONSE LEVEL 4</th>
<th>RESPONSE LEVEL 5</th>
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<table>
<thead>
<tr>
<th>INAPPROPRIATE OR DISRUPTIVE BEHAVIOR</th>
<th>LEVEL 1</th>
<th>LEVEL 2</th>
<th>LEVEL 3</th>
<th>LEVEL 4</th>
<th>LEVEL 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Being in the hallway without permission and not returning to class when directed by school staff.*</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>*The Response Level 2 should be used for the first occurrence during each semester.</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>Circumventing school safety protocols, including opening secured exterior doors to permit access to another person.</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>Cheating including cheating as a part of a group of three or more students. See Glossary of Terms for definition of &quot;cheating.&quot;</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>Any serious misconduct not otherwise addressed within this Plan that directly or indirectly jeopardizes the health, safety or property of a school, the school district, school personnel, other students, one’s self, or other individuals who are present or acting within the school’s jurisdiction.</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td><strong>Failure to respect materials, property of others</strong></td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>Failure to respect materials, property, and stealing from others (including, but not limited to, stealing and/or damage to cell phones, other electronic devices and credit cards/debit cards).</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td><strong>Firearms/Weapons</strong></td>
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<tr>
<td>Possession of a toy weapon where the toy weapon is not used to threaten, intimidate, harm or cause a disruption.</td>
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Inappropriate and Disruptive Behaviors and Response Levels

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<td>Possession of a toy weapon where the toy weapon is used to threaten, intimidate or harm another person or to cause a disruption.</td>
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<td>✔️</td>
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</tr>
<tr>
<td>Possession of a weapon, other than a firearm or other gun. See Glossary of Terms for definition of &quot;weapon.&quot;</td>
<td></td>
<td>✔️</td>
<td>✔️</td>
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</tr>
<tr>
<td>Possession and actual, attempted or threatened use of a weapon, other than a firearm or other gun, toward another person or to cause a disruption. See Glossary of Terms for definition of &quot;weapon.&quot;</td>
<td></td>
<td>✔️</td>
<td>✔️</td>
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</tr>
<tr>
<td>Possession of a firearm, as defined by 18 USC 921 of the federal code (e.g. handgun, rifle, shotgun, starter pistol etc.) See also, possession of bomb or other explosive device.</td>
<td>✔️</td>
<td>✔️</td>
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</tr>
<tr>
<td>Possession of a gun of any kind, other than a firearm, whether loaded or unloaded, operable or inoperable. Examples include, but are not limited to, BB guns, pellet guns, flare guns and air rifles.</td>
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<td>✔️</td>
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<tr>
<td>Fires/Explosives/Flammables</td>
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<td>✔️</td>
<td>✔️</td>
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<tr>
<td>Setting a fire, or attempting to set a fire.</td>
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<td></td>
<td>✔️</td>
<td>✔️</td>
<td>✔️</td>
</tr>
<tr>
<td>False Alarms - Activating the school’s fire and/or other alarm systems, reporting a fire when no fire exists or making a false alarm call to 911.</td>
<td></td>
<td></td>
<td>✔️</td>
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<tr>
<td>Possession of fireworks, a smoke bomb, munitions, pepper spray/gas, MACE, tear gas, stink bomb or any inherently dangerous substance/object, or any illegal device, illegal product or illegal material that is not specifically covered elsewhere within the Behavior Education Plan. See Glossary of Terms for definition of &quot;possession.&quot;</td>
<td></td>
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</tr>
<tr>
<td>Possession of a bomb or other explosive device not covered elsewhere in the Behavior Education Plan. See Glossary of Terms for definition of &quot;possession.&quot;</td>
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</tr>
<tr>
<td>Attempting to or actually using a firework, smoke bomb, pepper spray/gas, MACE, tear gas or stink bomb.</td>
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</tr>
<tr>
<td>Making a bomb threat, or threatening to set off an explosive device without actual possession of the bomb or explosive device. See Glossary of Terms for definition of &quot;possession.&quot;</td>
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<td>Forgery</td>
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<tr>
<td>Inappropriate clothing</td>
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<tr>
<td>Dress Code Violation. See Dress Code, pg. 43.</td>
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<tr>
<td>Inappropriate language and/or expression</td>
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<tr>
<td>Serious threats using social media (including but not limited to Snapchat, Twitter, Facebook) toward another or to cause a disruption.</td>
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<tr>
<td>Verbal, written and non-verbal threats toward another person where there is no reasonable apprehension of bodily harm.</td>
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<tr>
<td>Swearing, cursing or making obscene gestures, or written or verbal put downs directed toward another person.</td>
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</tr>
<tr>
<td>Serious threats toward another person. See Glossary of Terms for definition of &quot;serious threat.&quot;</td>
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</tr>
<tr>
<td>Inappropriate physical contact (non-sexual)</td>
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</tr>
<tr>
<td>Hitting, slapping, pushing, tripping, shoving, kicking, spitting or any other inappropriate physical act of aggression by one student directed at another student that does not involve bullying or harassment and does not rise to the level of a fight or physical attack.</td>
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<tr>
<td>Physical attack against a student.</td>
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Note: When a student engages in 3 fights, 3 physical attacks or a combination of fights and physical attacks that result in a total of 3 incidents, the student may be suspended pursuant to the behavior response levels in the Behavior Education Plan and may be placed in an alternative setting for 45 or 90 days not to exceed one semester.
## Inappropriate and Disruptive Behaviors and Response Levels

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### Inappropriate or Disruptive Behavior

#### Fighting

See Glossary of Terms for definition of “fighting.”

Note: When a student engages in 3 fights, 3 physical attacks or a combination of fights and physical attacks that result in a total of 3 incidents, the student may be suspended pursuant to the behavior response levels in the Behavior Education Plan and may be placed in an alternative setting for 45 or 90 days not to exceed one semester.

Use of physical force, including the use of an object, directly against or affecting a staff member of the MMSD or any adult who is legitimately exercising authority at the school or during any school activity.

**LEVEL 1**

**LEVEL 2**

**LEVEL 3**

**LEVEL 4**

**LEVEL 5**

#### Inappropriate touching, exposure and/or sexual contact

- Touching another student’s bottom, breasts or private areas.
  
  **LEVEL 1**
  
  **LEVEL 2**
  
  **LEVEL 3**
  
  **LEVEL 4**
  
  **LEVEL 5**

- Consensual Sexual Activity – Participation in consensual sexual conduct. See Glossary of Terms for the definition of “sexual conduct.”
  
  **LEVEL 1**
  
  **LEVEL 2**
  
  **LEVEL 3**
  
  **LEVEL 4**
  
  **LEVEL 5**

- Physically displaying one’s private parts.
  
  **LEVEL 1**
  
  **LEVEL 2**
  
  **LEVEL 3**
  
  **LEVEL 4**
  
  **LEVEL 5**

- Removing or adjusting, or attempting to remove or adjust, the clothing of another person (including, for example, pulling down another student’s pants) in a manner that causes, or was an attempt to cause, the exposure of the other person’s undergarments and/or intimate parts.
  
  **LEVEL 1**
  
  **LEVEL 2**
  
  **LEVEL 3**
  
  **LEVEL 4**
  
  **LEVEL 5**
Inappropriate and Disruptive Behaviors and Response Levels

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<tbody>
<tr>
<td>Engaging in non-consensual sexual contact and/or sexual conduct with another student. See Glossary of Terms for the definition of “sexual conduct,” “sexual contact,” and “non-consensual.”</td>
<td></td>
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<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Inappropriate use of technology</td>
<td></td>
<td></td>
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<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Inappropriate use of district-provided information technology. See Policy 3721, pg. 53.</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Recordings/images of another person</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Making, transmitting or distributing any recording that has not been approved by or authorized by the school of the voice or image of any other student, staff member or other person in any non-emergency situation and without the consent of the person(s) so recorded.</td>
<td></td>
<td></td>
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<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Sexual, explicit, obscene or lewd materials</td>
<td></td>
<td></td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Possessing pornographic material or observing pornographic material.</td>
<td></td>
<td></td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Possessing, making, transmitting or disclosing any image of any student, minor, staff member, parent, school volunteer or other adult with supervisory authority in a nude or partially nude state, regardless of consent.</td>
<td></td>
<td></td>
<td></td>
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<td>X</td>
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#### INAPPROPRIATE OR DISRUPTIVE BEHAVIOR

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<th>LEVEL 5</th>
</tr>
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<tbody>
<tr>
<td>Use of any non-educationally required device, electronic or otherwise, that detracts from and/or disrupts learning of oneself, or others, is prohibited. See Glossary of Terms for definition of “non-educationally required device.”</td>
<td>☐️</td>
<td>☐️</td>
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</tr>
</tbody>
</table>

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**District Policy Guide - Middle & High Schools**

21
Glossary of Terms from the Behavior Education Plan

**Advocate** - An individual that promotes or supports the best interest of a particular student and has knowledge about their cultural identity, familial history, and current circumstances.

**Bullying** - The intentional action by an individual or group of individuals to inflict physical, emotional or mental harm or suffering to another individual or group of individuals when there is an imbalance of real or perceived power. Such action creates an objectively hostile or offensive environment for the target and causes or is likely to cause negative and harmful conditions for the target. See Board Policy 4510 (Anti-Bullying).

**Cheating** - Using, submitting, obtaining or attempting to obtain data, questions or answers dishonestly, by deceit or by means other than those authorized by the teacher. Cheating includes submitting the work of others as your own and plagiarism.

**Disruption** - Intentionally interfering with instruction in a manner that inhibits other students from accessing instruction.

**Distribution** - Sharing, selling (for money or other consideration) or giving away drugs or alcohol. In instances of sharing (where no money or other consideration is exchanged), only the student who brought the drugs or alcohol to school or a school-sponsored event shall be cited for distribution.

**Drugs** - All illegal drugs, controlled substances, narcotics and prescription medications. The definition does not include prescription medications that are possessed 1) while under the care of a licensed healthcare provider who prescribed the drug to the student AND 2) in conformance with school district policies regarding the administration of medication at school.

**Fighting** - Repeated physical contact between two or more students that is harmful, injurious, or disruptive. Self-defense is described as an action taken to restrain or block an attack by another person or to shield oneself from being hit by another person. Responsive action, such as hitting a person back, is not self-defense and will be considered as fighting.

**Forgery** - Writing the name of another person to be represented as a writing or original signature of that other person or altering any written record or document (such as dates, times, passes and permits) without permission.

**Gambling** - Playing any game of chance or skill for money or any item of value.

**Non-consensual** - Sexual contact and/or conduct imposed by one person onto another person without their consent. Consent is an affirmative nonverbal act or verbal statement expressing consent to sexual conduct and/or contact by a person that is informed, freely given and mutually understood. It is the responsibility of person(s) involved in sexual conduct and/or contact to ensure that he/she/they have the affirmative consent of the other or others to engage in the sexual conduct and/or contact. Affirmative consent must be ongoing throughout a sexual conduct and/or contact and can be revoked at any time. Lack of protest or resistance does not mean consent, nor does silence mean consent. Consent to one act by itself does not constitute consent to another act. The existence of a dating relationship between the persons involved, or the fact of past sexual relations, should never by itself be assumed to be an indicator of consent. Whether one has taken advantage of a position of influence over another may be a factor in determining consent.

Consensual sexual contact and/or conduct is also prohibited at school and is subject to school-based interventions and/or administrative discipline.

**Non-educationally Required Device** - Any device that has the potential to detract from and/or disrupt
Possession - Having an item on one’s person or in one’s locker, car/vehicle (if parked on district property), backpack, purse or other container.

Property Damage - The destruction, defacement or damaging of property or equipment belonging to the school, district or another person. The value of the property that is damaged will be measured by the repair or replacement cost.

Protected Class Status (Harassment) - Any status expressly defined in and protected by federal, state or local law, regulation or ordinance including gender, race, national origin, ancestry, creed, religion, pregnancy, marital status, parental status, sexual orientation, gender identity, gender expression, or physical, mental, emotional or learning disability.

Purchase - Providing money or some other consideration in exchange for drugs or the promise to provide money or some other consideration at a later date in exchange for drugs.

Refusal to Cooperate - Refusal to cooperate may occur when a student’s refusal to follow school rules or the instructions of school staff or volunteers has an impact on the effective or safe functioning of the school or a classroom, such as continuing to remain at the scene of a fight or to instigate a disturbance after being told to stop the behavior, or repeated disobedience to school staff or volunteers when other response strategies have not been successful in modifying the misbehavior.

Refusal to cooperate does not occur when:
• A student was not reasonably aware of a direction given by school staff or a volunteer (i.e. in a noisy room, hearing problems or other disabilities, language limitations, etc.);
• A student is tardy to school / class; or
• A student fails to complete homework.

Serious Physical Injury - Serious physical injury is a bodily harm that results in one or more of the following:
• substantial risk of death;
• permanent deformity or defect;
• coma;
• permanent or extended condition that causes extreme pain;
• permanent or protracted loss or impairment of the function of any body part; or
• results in admission to a hospital.

Serious physical injury includes, but is not limited to, fractured or broken bones (including the nose), and concussions. Serious physical injury does not include black eyes, welts, abrasions or bruises.

Serious Threat - Engaging in conduct that places a person in a reasonable apprehension of bodily harm including, but not limited to, non-verbal aggression/intimidation, verbal statements or written statements.

Sexual Conduct – Behavior related to sexual activities including intercourse, oral sex and fondling.

Sexual Contact - Any touching, or causing another person to touch, either directly or through the clothing, any body part of any person, if done with an intent to arouse or gratify the sexual desire of any person, or with an intent to abuse, humiliate, or degrade any person.
**Toy Weapon** - Toys that mimic real weapons, including firearms and other guns, but are intended to serve an item for entertaining children and are not dangerous.

**Weapon** - A device, instrument, material or substance that is used for, or is readily capable of, causing death or serious bodily injury. Examples of weapons include, but are not limited to, firearms, bows and arrows, BB guns, paint ball guns, pellet guns, brass knuckles, stun guns, tasers, knives (all knife types regardless of length of blade), cutting instruments (all objects whose primary intended purpose is to be used to cut something; e.g. box cutters, scissors, carpet cutter, razor blades, straight razors). Cutting instruments are not considered a weapon IF use of the instrument has been authorized by a staff member and/or provided to students by a staff member for a legitimate educational purpose (e.g. scissors for a classroom project) so long as the student uses the object only for the authorized purpose.
Alcohol and Other Drug Use/Abuse
Board Policy 4235

POLICY

The Madison Metropolitan School District shares with the community the responsibility to provide an optimal school environment for the intellectual, emotional, and physical development of its students and recognizes that alcohol and other drug use/abuse seriously affects that school environment. The Madison Metropolitan School District will join family and community efforts in providing necessary information, skills, role models, incentives, and experiences which discourage alcohol and other drug abuse and dependency, as well as enabling behaviors in its schools, and will strive to make the school environment supportive to students who are experiencing problems related to alcohol and other drugs.

A definition of terms can be found at the conclusion of the Procedure section for this policy.

PROCEDURE

I. Definitions

A. AOD: Alcohol and other drugs.

B. Alcohol: A drug capable of altering the physical, mental, and emotional state of the user. It is the active ingredient in beer, ale, wine, whiskey, and other distilled liquors.

C. Behavior of Concern: Specific, observable behavior which is inappropriate, unacceptable, and irresponsible.

D. Chemical: Alcohol and other drugs.

E. Dependency: A condition in which the person no longer has the control to reduce or stop using alcohol or other drugs.

F. Drug: All illegal drugs, controlled substances, narcotics and prescription medications. The definition does not include prescription medications that are possessed 1) while under the care of a licensed healthcare provider who prescribed the drug to the student AND 2) in conformance with school district policies regarding the administration of medication at school.

G. Drug Use: A reasonable ingestion of a mood altering chemical or drug for a clearly defined, beneficial purpose and in a manner that is regulated by that purpose.

H. Drug Misuse: An unreasonable ingestion of mood altering chemical substances that is always potentially harmful to the misuser, is not controlled by a beneficial purpose, and employs the drug inappropriately, improperly, or in a manner outside its intended purpose. Intentional modification.

I. Drug Abuse: An unreasonable ingestion of a mood altering drug that causes actual harm or injury to the abuser and ordinarily to others.

J. Enabling: Those attitudes, behaviors, and processes in society and interpersonal relationships which allow and encourage AOD consumption in others to progress to later and more serious stages by preventing the dependent person from experiencing the consequences of her/his harmful chemical use.

K. Intervention: The process by which the pattern of chemical dependency is interrupted in a manner intended to bring about change.
L. **Motor Vehicles Used by the School:** A motor vehicle used by the school is defined as a motor vehicle owned, rented, or consigned to a school.

M. **Prevention:** An active process which provides appropriate information and developmental experiences necessary to encourage the development of responsible decision making skills.

N. **Treatment:** A structured, supervised experience designed to help a person change behaviors which are creating serious problems for the person.

II. **Prevention**

All schools will establish an environment that discourages the use and abuse of and dependency on alcohol and other drugs.

1. The implementation of all BOARD Policies and Procedures regarding the use of alcohol and other drugs is the responsibility of the BUILDING ADMINISTRATOR who will:
   
   a. Publish the Policies and Procedures in the Student Handbook or Newsletter;
   
   b. Establish a team, which may consist of all or part of the student services team and/or the Student Support and Intervention Team (AOD Team). The AOD Team will:

   1) Select a chairperson who will convene the team, as appropriate when AOD referrals are made;

   2) Ensure that each member has secured, through appropriate training by the Madison Metropolitan School District, knowledge and skill in the area of AOD intervention;

   3) Institute the procedures to process referrals, conduct AOD screenings, and make recommendations (see Intervention below);

   4) Cooperate with community agencies which conduct support groups for students who are recovering from chemical dependency. Meeting space may be provided in schools as needed.

2. The Madison Metropolitan School District will continue to offer educational and staff development programs on AOD Use/Abuse for all employees. The K-12 curriculum will continue to be assessed for appropriate contributions to AOD education.

3. Students are encouraged to refer themselves or others for assistance with alcohol and other drug related problems and concerns.

   a. Student confidentiality shall be maintained.

   b. A student or other concerned person may:

      1) Talk with a staff member, who can assist the student with completing a referral and send it to the AOD Team; or

      2) Directly contact a AOD Team member; or

      3) Make a referral to the AOD Team.
III. Intervention

No student shall possess, consume, or be under the influence of alcohol and/or other drugs in the school, on school grounds, in motor vehicles used by the school, or at school sponsored events or activities on or off school grounds.

1. Responsibilities related to Medical Emergency Due to Ingestion of Alcohol and Other Drugs (loss of consciousness, disorientation, bizarre behavior, vomiting, seizure, etc.):

   a. Employees will:

      1) Remain with the person until the person is under professional care;

      2) Call or send for needed help from fire rescue and/or nurse and ensure that the BUILDING ADMINISTRATOR has been notified.

         a) Madison Fire Rescue Conveyance (911) IN SITUATIONS OF NONVIOLENT BEHAVIOR; request transport of student to a Hospital's Emergency Room.

         b) Madison Police Department (911) IF VIOLENT BEHAVIOR HAS BEEN EXHIBITED; request transport of student to a Hospital's Emergency Room.

      3) Complete and forward a referral to the AOD Team within one school day.

   b. The BUILDING ADMINISTRATOR will:

      1) Ensure emergency care is being given as needed;

      2) Ensure that appropriate emergency services have been called;

      3) Ensure that parent(s) have been notified;

      4) Consider intervention and discipline in accordance with the Behavior Education Plan;

      5) Ensure that the student has received an AOD assessment; if not, make an appointment for the student and/or parent(s) to see an AOD Team member for an AOD screening or a community agency for an AOD assessment.

      6) Request that the parent(s) and student sign consent forms for the release of information from the community AOD agency.

      7) When a referral is made for repeated use or possession, the BUILDING ADMINISTRATOR will request that the recommendations of the AOD Team or the community AOD agency be followed, or either refer to Board Policy 4040 or refer the student for possible disciplinary action in accordance with the Behavior Education Plan. The disciplinary action will be based on the student’s use and/or possession of AOD and/or the behavior related thereto.

   c. At least one member of the AOD Team will:

      1) Confer with the referring person;

      2) Conduct an initial screening;
3) Make recommendations for assistance with the identified AOD related problems; may convey to the parent(s) that they have the major responsibility for implementing these recommendations; and may refer students and their families to community agencies which conduct AOD assessments and/or evaluations, all forms of detoxification, and ongoing treatment for cases of chemical dependency;

4) Monitor incentives for students who are seeking assistance through treatment and recovery. Students entering treatment programs shall have the opportunity to earn credits through independent study. (See Board Policy 3545: Independent Study.)

2. Responsibilities related to witnessed possession and consumption or obvious intoxication from alcohol and other drugs:

(See Board Policy 4132: Locker Inspection, and Board Policy 4400: Investigation, Interrogation, Arrest and Search.)

a. Employees will:

1) Deny entrance of a student to the school sponsored event, accompany the student to the BUILDING ADMINISTRATOR;

2) Complete and forward a referral to the AOD Team within one school day.

b. The BUILDING ADMINISTRATOR will:

1) Confiscate the alcohol and/or drug and/or paraphernalia, if possible;

2) Notify the parent(s);

3) Consider intervention and discipline in accordance with the Behavior Education Plan;

4) Ensure that the student has received an AOD assessment; if not, make an appointment for the student and/or parent(s) to see a AOD Team member for an AOD screening or a community agency for an AOD assessment;

5) Request that the parent(s) and student sign consent forms for the release of information from the community AOD agency.

6) When a referral is made for repeated use or possession, the BUILDING ADMINISTRATOR will request that the recommendations of the Building AOD Team or the community AOD agency be followed, or either refer to Board Policy 4040 or refer the student for possible disciplinary action in accordance with the Behavior Education Plan. The discipline will be based on the student’s use and/or possession of AOD and/or the behavior related thereto.

c. At least one member of the AOD Team will:

1) Confer with the referring person;

2) Conduct an initial screening;

3) Make recommendations for assistance with the identified AOD related problems; may convey to the parent(s) that they have the major responsibility for implementing these recommendations; and may refer students and their families to community agencies which conduct AOD assessments and/or evaluations, all forms of detoxification, and ongoing treatment for cases of chemical dependency;
4) Monitor incentives for students who are seeking assistance through treatment and recovery. Students entering treatment programs shall have the opportunity to earn credits. (See Board Policy 3545: Independent Study.)

3. Responsibilities related to suspected possession or consumption:

(See Board Policy 4132: Locker Inspection and Board Policy 4400: Investigation, Interrogation, Arrest and Search.)

a. Employees will:

1) Inform the BUILDING ADMINISTRATOR;

2) Complete and forward a referral to the AOD Team with a copy to the BUILDING ADMINISTRATOR.

b. The BUILDING ADMINISTRATOR will:

1) Confer with the employee and representative from the AOD Team to determine the appropriate course of action when the student’s behavior is NOT INTERFERING WITH THE FUNCTIONING OF THE CLASSROOM AND/OR SCHOOL SPONSORED EVENT;

2) Remove the student from the setting WHEN THE STUDENT’S BEHAVIOR IS INTERFERING WITH THE FUNCTIONING OF THE CLASSROOM AND/OR SCHOOL SPONSORED EVENT; and

a) Notify the parent(s) immediately;

b) Make an appointment for the student and/or parent(s) to see a AOD Team member for an AOD screening or a community agency for an AOD assessment.

c. At least one member of the AOD Team will:

1) Confer with the referring person;

2) Conduct an initial screening;

3) Make recommendations for assistance with the identified AOD related problems; may convey to the parent(s) that they have the major responsibility for implementing these recommendations; and may refer students and their families to community agencies which conduct AOD assessments and/or evaluations, all forms of detoxification, and ongoing treatment for cases of chemical dependency;

4) Monitor incentives for students who are seeking assistance through treatment and recovery. Students entering treatment programs shall have the opportunity to earn credits through independent study. (See Board Policy 3545: Independent Study.)

IV. Dispensing Chemicals

No person shall sell or give away alcohol and other drugs to students in the school, on school grounds, in motor vehicles used by the school, or at school sponsored events or activities on or off school grounds.

1. Responsibilities regarding students who are dispensing AOD:
(See Board Policy 4132: Locker Inspection, and Board Policy 4400: Investigation, Interrogation, Arrest and Search.)

a. Employees will:

1) Accompany the student to the BUILDING ADMINISTRATOR;

2) Complete and forward a referral to the AOD Team within one school day.

b. The BUILDING ADMINISTRATOR will:

1) Confiscate the alcohol and/or other drug and/or paraphernalia, if possible;

2) Notify the parent(s);

3) Refer the student for possible intervention and discipline in accordance with the Behavior Education Plan.

c. At least one member of the AOD Team will:

1) Confer with the referring person;

2) Conduct an initial screening;

3) Make recommendations for assistance with the identified AOD related problems; may convey to the parent(s) that they have the major responsibility for implementing these recommendations; and may refer the students and their families to community agencies which conduct AOD assessments and/or evaluations, all forms of detoxification, and ongoing treatment for cases of chemical dependency;

4) Monitor incentives for students who are seeking assistance through treatment and recovery. Students entering treatment programs shall have the opportunity to earn credits through independent study. (See Board Policy 3545: Independent Study.)

2. Responsibilities regarding other persons dispensing alcohol or other drugs:

a. Employees will:

1) Call for immediate assistance from law enforcement officials;

2) Notify the BUILDING ADMINISTRATOR.
Anti-Bullying
Board Policy 4510

POLICY

The Madison Metropolitan School District strives to provide an environment where every student feels safe, respected and welcomed and where every staff member can serve students in an atmosphere that is free from significant disruptions and obstacles that impede learning and performance. Bullying can have a harmful social, physical, psychological and/or academic impact on students who are the victims of bullying behaviors, students who engage in bullying behaviors and bystanders that observe acts of bullying. The School District does not allow bullying behavior toward or by students, school employees or volunteers on school/District grounds, at school/District-sponsored activities or in transportation to and from school or school/District-sponsored activities.

Defining Bullying Behavior:

1. Bullying is the intentional action by an individual or group of individuals to inflict physical, emotional or mental harm or suffering on another individual or group of individuals when there is an imbalance of real or perceived power. Bullying behavior creates an objectively hostile or offensive environment. Such an environment may cause, or be likely to cause, negative and harmful conditions.

   a. Examples of actions that create an objectively hostile or offensive environment include but are not limited to:

      • Places the individual in reasonable fear of harm to oneself or one’s property.
      • Has a detrimental effect on the individual’s personal, physical, emotional or mental health.
      • Has a detrimental effect on the individual’s academic performance.
      • Has the effect of interfering with the individual’s ability to participate in or benefit from any curricular, extracurricular, recreational, or any other activity provided by the school.
      • Creates an environment that intimidates, annoys or alarms another individual without legitimate purpose.

   b. Examples of an imbalance of real or perceived power include but are not limited to:

      • Physical strength/size
      • Access to embarrassing information
      • Popularity
      • Age or grade level
      • Athlete, scholar or other characteristic impacting a student’s status

2. Bullying behavior may be motivated by an actual or perceived distinguishing characteristic such as, but not limited to, an individual’s sex, race, national origin, ancestry, religion, creed, pregnancy, marital or parental status, sexual orientation, gender identity, gender expression or disability.

3. Bullying behavior can be physical, verbal, non-verbal, indirect or direct. Bullying may occur, for example, in situations involving personal contact, and also electronically, in writing, or by using other persons as intermediaries. Bullying may involve repeated behavior. Examples of bullying behavior include but are not limited to the following:

   • Hitting, pushing, kicking and other acts that physically hurt another person
   • Spreading negative rumors about or falsely accusing another person
   • Excluding someone from a ‘group’
   • Threatening another person
   • Manipulating friendships
• Posting or sending mean-spirited messages about someone using phones, electronic mail, websites, blogs, etc. (also known as cyberbullying)
• Organizing others to threaten, tease, or exclude a targeted individual

4. “Electronic” (or “electronically”) is defined as any communication involving the transmission of information by wire, radio, optical cable, electromagnetic or other similar means. “Electronic” includes but is not limited to communication via electronic mail, internet-based communications, pager service, cell phones and text messaging.

5. “Personal Contact” is defined as an encounter in which two or more people are in visual or physical proximity to each other and is not limited to physical contact.

6. “Volunteer” is defined as anyone who has regular, significant contact with students in the school setting or during school related activities.

7. “Report of Bullying Incident” is defined as a verbal or written (paper or electronic) notice given to any school district official or employee.

Prohibiting Bullying Behavior: Bullying is prohibited on all school and District grounds and in all school and District buildings; at all school and District-sponsored activities; and on all vehicles used for transportation to and from school and school-sponsored/District-sponsored activities. It is the intent of this Policy that bullying behavior is prohibited in all educational environments, regardless of whether the facility/location is owned, leased, or otherwise used or provided by the School District. Educational environments include, but are not limited to, every activity under school supervision. Students who engage in bullying behavior in violation of this Policy or in retaliation against an individual for reporting bullying behavior shall be subject to school disciplinary measures consistent with MMSD policies and procedures, specifically the District’s Behavior Education Plan. Interactions, including electronic communication, that do not fall under the above list may still be covered by this Policy when the impact of these actions are felt in the School District environment, as outlined in this section.

Reporting Bullying Behavior: The prohibition against bullying and the MMSD “Report of Bullying Incident” form shall be included in student handbooks, employee orientation or training materials/handbooks, and District and school websites. This policy does not require a student or parent to complete this form in order to initiate an investigation. Notice is given to the District once a student or parent/guardian notifies a school official or other staff.

Reporting by Staff and School Officials: Staff or other school officials shall submit a report of bullying under this paragraph any time (1) a student or parent/guardian presents the staff member/official with a report clearly identified as a report of bullying under this Policy; (2) the staff member/official has knowledge of behavior by an individual (or group of persons) that is prohibited by this Policy (i.e., premised on an imbalance of real or perceived power and intended to inflict physical, emotional or mental harm or suffering (including fear or intimidation) on another person); or (3) the staff member concludes that a student is being subjected to behavior that is physically, emotionally or mentally harming the student and is prohibited by this Policy.

Unless impractical, reports made under this paragraph shall be in writing and should generally be provided on the same day the bullying behavior was observed or that the staff member/official becomes aware of the bullying behavior. For all school-based personnel, the report required by this paragraph should be provided directly to the school’s Principal or an Assistant Principal assigned to the school unless the Principal has expressly identified another staff member to also be a recipient of such reports.

For staff and officials not based in a school, such reports should be provided to a building Principal when the incident is tied to a particular school or to the head administrator in the staff member's/official’s Department.
Written reports are preferred, but if it is necessary to make a verbal report, the individual making the report should be clear that he/she is reporting bullying behavior under this Policy. It is understood that the reporting required by this paragraph requires a degree of judgment, and that there will be instances where a reasonable person holding a given position may, or may not, recognize a specific situation as involving behaviors prohibited by this Policy. However, it is the intent of this paragraph that no staff member/official may, by failing to submit a report, exhibit deliberate indifference to harm created by bullying behaviors of which they have knowledge.

**Reporting by Students, Parents/Guardians, and Other Persons:** Students, parents or guardians, and other persons are encouraged to make a verbal or written report regarding conduct they consider to be bullying. Written reports may be made on the form entitled “Report of Bullying Incident” and turned into any teacher, Student Services staff or administrator. Verbal reports of bullying under this Policy should be clearly identified as reports of bullying under this Policy and presented to a Principal, Assistant Principal, school-level staff designated by the Principal, or the head of any MMSD Department. The individual receiving a verbal report shall promptly document the complaint on the “Report of Bullying Incident” form. The written report shall be forwarded to the designated school administrator for investigation of the complaint.

**Confidentiality of Reports of Bullying:** A person making a report of bullying behavior may request that their identity remain confidential. If a target of bullying behavior requests that their identity not be disclosed in connection with any investigation of the alleged bullying behavior, the Principal and/or other assigned administrator/investigator shall discuss with the student and their parent/guardian how such a request may affect the District’s ability to investigate and/or resolve a given situation. While the District will protect an individual’s confidentiality to the extent possible, the District’s priority is to ensure the health and safety of all students and staff.

The District will make an effort to notify the individual if the District determines that it is not possible to proceed on a confidential basis, though the District will proceed if it determines that is in the best interests of all students and staff. In addition, the District will maintain the confidentiality of the report and any related pupil records in a manner consistent with applicable law.

Written reports of bullying and written investigation reports are education records and behavioral records as defined in Board Policy 4151 (Student Records/Definitions). The District may disclose such records to a parent/guardian of a student personally identified in the record or to a school district in which the student has enrolled or intends to enroll. The District may further disclose bullying reports and written investigation reports consistent with Board Policy 4150 (Student Records/Confidentiality).

**Anonymous Reports:** Anonymous reports of bullying will be reviewed and reasonable action shall be taken to address such reports, consistent with the reliability of available information and taking into account the due process rights of the individual alleged to have committed the acts of bullying.

**Retaliation:** There shall be no retaliation against the individual(s) making a bullying report or the target of the bullying that is reported. Students engaging in retaliatory behavior may be subject to discipline consistent with the District’s Behavior Education Plan. Staff engaging in retaliatory behavior may be subject to discipline.

**Investigating Bullying Behavior:** Under the direction of a school administrator, all reports of bullying under this Policy shall be investigated and a written report of the investigation shall be prepared. Investigations shall begin promptly and should generally begin by contacting the identified target(s) of the bullying. The report of the investigation shall identify key facts about the incident, state a determination as to whether acts of bullying were verified, and identify recommendations for intervention, including disciplinary action if appropriate. In addition, the report shall identify steps taken to assist the target/s of the bullying.

The District’s Affirmative Action Officer shall be notified whenever bullying behavior is determined or alleged
to be harassment. This is the case when behavior is determined or alleged to be motivated by an actual or perceived distinguishing characteristic such as, but not limited to, an individual’s sex, race, national origin, ancestry, religion, creed, pregnancy, marital or parental status, sexual orientation, gender identity, gender expression or disability.

Parents and/or guardians of each student involved in incidents determined to be bullying shall be notified prior to the conclusion of the investigation.

When acts of bullying are verified, the administrator investigating the incident shall implement the appropriate interventions as outlined in the District’s Behavior Education Plan and document them in Oasys.

In circumstances where the parents and/or guardians of either student disagree with the investigating administrator’s conclusion, the parent may submit a written appeal with the office of the Superintendent or his/her designee within five (5) school days of learning of the outcome. The Superintendent or his/her designee shall make a determination within 10 school days following receipt of the written appeal. The Superintendent or his/her designee shall meet with the parent/guardian and the student, as appropriate, prior to issuing a decision. The decision of the Superintendent or his/her designee shall be final. In circumstances where the Superintendent or his/her designee determines that bullying occurred, the school must follow the process set forth below to intervene with the student(s) who engaged in bullying behavior.

**Intervening with Students Who Engage in Bullying Behavior:** Schools must create a culture in which bullying is not tolerated. Students must be supported and encouraged to report harassment and bullying and to assist peers who are bullied. Targets of bullying must be provided with tools to empower them to overcome the negative effects of bullying. Students who engage in bullying behavior must be held accountable for their actions and steps to achieve this include: (1) teaching new skills for communication and empathy, (2) communicating with parents/families, and (3) providing appropriate, incremental consequences and interventions.

The Principal or a staff member designated by the Principal shall follow the District’s Behavior Education Plan to intervene with the student who engages in bullying behavior. The Principal or a staff member designated by the Principal shall also assist the student who is the target of bullying behavior with appropriate interventions.

7/12/10
Revised 05/18/15
Nondiscrimination
Board Policy 4620

POLICY

Prohibition Against Discrimination

1. Purpose

a. The Madison Metropolitan School District strives to provide an environment where every student feels supported, respected and welcomed and where every student can learn in an atmosphere that is free from harassment and discrimination. Discrimination and harassment can have a harmful social, physical, psychological and/or academic impact on students who are the victims of these actions, students who engage in these behaviors and bystanders that observe discriminatory and/or harassing acts. The School District does not allow discrimination and harassment towards or by students on school/District grounds, at school/District-sponsored activities or in transportation to and from school or school/District-sponsored activities.

b. District policy protects students from discrimination and harassment regarding a person’s sex, race, color, age, national origin, ancestry, religion, creed, pregnancy, marital status, parental status, homelessness, sexual orientation, gender identity, gender expression or disability including their physical, mental, emotional, or learning disability and/or retaliation as defined in this Policy.

2. Discrimination

a. With respect to educational programs, no person shall be denied admission to any District school, or be denied participation in, be denied the benefits of, or be discriminated against in any curricular, extracurricular, student services, recreational or other program or activity because of the person’s protected class(es) included but not limited to the following areas:

1) Admission or enrollment into any school, class, course, program or activity; (This does not place a student in a school, class, program, or activity based on objective standards of individual performance or need.)

2) Interactions in the classroom, counseling, as well as with other support staff;

3) Standards and rules of behavior, including student harassment;

4) Disciplinary actions, including suspensions and expulsions;

5) Acceptance and administration of gifts, bequests, scholarships, other forms of recognition, such as aids, benefits, awards, or services to students from private agencies, organizations or persons;

6) Instructional and library media materials selection policy;

7) Methods, practices, materials, attitudes, and interpretations used for testing, assessment, evaluating, and counseling students; (This does not prohibit the use of special testing or counseling materials or techniques to meet the individual needs of students.)

8) Facilities;

9) Opportunity for participation in athletic programs or activities;
10) School-sponsored food service programs;
11) Graduation requirements.

b. Examples of discrimination may include but are not limited to:

1) Using a protected class, such as race or national origin, as a factor allowing access and opportunity to participate in college and career preparatory programs and courses;

2) Not responding promptly and effectively to complaints of discrimination, such as complaints of sexual harassment of students, including sexual violence;

3) Not allowing a student with physical disabilities to participate in extra-curricular activities; or

4) Denying students an equal opportunity to participate in interscholastic athletics program and by failing to provide the opportunity to receive coaching and the provision of locker rooms, practice and competitive fields, that are equivalent to those provided to students not in their protected class.

c. This Policy does not intend to prohibit the provision of special programs or services based on objective standards of individual need or performance to meet the needs of students, including advanced learners, special education, school-age parents, bilingual bicultural, at risk and other special programs; or programs designed to overcome the effects of past discrimination.

3. Harassment

a. The District is committed to the provision of a harassment-free environment for students of the District. The Board considers all forms of harassment, including hazing, to be unacceptable behavior because it undermines productivity in the academic environment, degrades, intimidates, isolates and is discriminatory. Harassment infringes upon the rights of all and creates a hostile environment for learning.

To ensure that all students study in an environment free of all forms of harassment, the Board expressly prohibits harassment based on race, creed, national origin, sex, pregnancy, marital status, disability, religion, age, ancestry, sexual orientation, gender identity, gender expression, age, parental status and retaliation as defined above, and will take all the necessary steps to prevent such harassment from occurring. Any employee or student who engages in harassment will be disciplined by the appropriate authorities.

b. Examples of harassment may include but are not limited to:

1) Unwanted physical contact including touching, pinching and/or brushing the body.

2) Indecent exposure, including lewd and lascivious behaviors.

3) Persistent requests for social/sexual encounters and favors.

4) Making inappropriate statements or jokes about students because of their protected class(es).

5) Basing a decision regarding classroom or extra-curricular activities on someone providing sexual favors, or someone’s protected class(es).

6) Displaying graphic, sexually explicit objects, posters or pictures that show adolescents, women, racial minorities, people who have disabilities or students in a degrading or humiliating manner.
7) Obscene gestures, nonverbal suggestive behavior (leering) or insulting sounds (whistling).

4. Discrimination by Association

A situation where an individual is discriminated against through their association with another person. It shall be a violation of this Policy and is thus prohibited for anyone subject to this Policy to engage in any discriminatory or harassing acts prohibited by this Policy against any individual because of that individual’s association with a member of any protected class(es).

5. Civil Liability

This Policy provides guidance for appropriate disciplinary action for violations of this Policy. This Policy does not provide a basis for a civil cause of action or damages. Any cause of action or right to damages shall be according to applicable federal and/or state law.

6. Any student who believes that they have been discriminated against or harassed may file a complaint using the complaint procedure outlined below.

**PROCEDURE**

Resolution of Discrimination/Harassment Complaints

1. Who May File a Discrimination/Harassment Complaint

Any employee, applicant for employment, student, parent, or resident of the District who believes they have been discriminated against may file a complaint.

2. Filing of Complaint

a. The District shall not accept any complaint filed more than three hundred (300) calendar days after the alleged discrimination occurred.

   1) Where a complainant alleges a pattern or practice of discrimination, the 300 calendar days shall begin to run from the last act or occurrence of alleged discrimination.

   2) Where a complainant alleges that there is a continuing violation of the Ordinance, the 300 calendar days shall begin to run from the last act or occurrence of alleged discrimination.

b. A formal complaint may be filed by the complainant in person or mailed to the Title IX Investigator at Legal Services, Attn: Title IX Investigator, 545 West Dayton Street, Room 104, Madison, WI 53703.

   1) A complaint shall be deemed filed on the date received if delivered, or on the date postmarked if addressed by mail.

   2) Anonymous complaints will not be accepted.

   3) All complaints should include, to the best of the complainant’s ability, specific information regarding the discriminatory or harassing action(s) or inaction(s), the basis (e.g., age, race, sexual orientation, etc.) for the action(s) or inaction(s), the alleged offender(s), and any witnesses.
4) If the complaint is incomplete or does not satisfy the definition of harassment or discrimination, the complaint may be returned to the complainant, without being processed, for further information.

c. The complaint shall be completed on an approved form and must include the complainant’s original signature to be accepted and processed.

d. The Title IX Investigator shall send to the complainant a written acknowledgment of the receipt of the complaint as soon as practicable, but within fifteen (15) calendar days.

1) The acknowledgement letter will include information regarding applicable local, state and federal antidiscrimination laws and related administrative agencies. This information is intended to assist the complainant and is not all inclusive. The letter will advise the complainant to seek assistance in determining their rights by contacting the enforcement agencies or an attorney.

2) A letter will also be sent to any alleged offender(s) named in the complaint and their respective supervisor.

3. Confidentiality

a. If the complainant requests confidentiality or asks that the complaint not be pursued, the District will take all reasonable steps to investigate and respond to the complaint consistent with the request for confidentiality or request not to pursue an investigation.

1) If a complainant insists that their name or other identifiable information not be disclosed to the alleged perpetrator, the District should inform the complainant that its ability to respond may be limited.

2) The District should tell the student that District policy and Title IX prohibits retaliation, and that District officials will not only take steps to prevent retaliation but also take strong responsive action if it occurs.

b. If the complainant continues to ask that their name or other identifiable information not be revealed, the District should evaluate that request in the context of its responsibility to provide a safe and nondiscriminatory environment for all staff, visitors and students. Thus, the District may weigh the request for confidentiality against several factors including:

1) the seriousness of the alleged harassment;

2) the complainant’s age;

3) whether there have been other harassment complaints about the same individual; and

4) the alleged harasser’s rights to receive information about the allegations if the information is maintained by the school as an “education record” under the Family Educational Rights and Privacy Act (FERPA), 20 U.S.C. § 1232g; 34 C.F.R. Part 99.

c. The District should inform the complainant if it cannot ensure confidentiality. Even if the District cannot take disciplinary action against the alleged harasser because the complainant insists on confidentiality, it should pursue other steps to limit the effects of the alleged harassment and prevent its recurrence.

4. Retaliation

No District employee or student shall attempt to restrain, interfere with, coerce, discriminate, or take reprisal action against the complainant(s) and/or their witnesses during or after the presentation, processing, and
resolution of a complaint. Such an action would be a violation of this Policy and the employee or student would be subject to the appropriate discipline. Any person who feels they are being retaliated against, as defined above, may contact the Title IX Investigator to make a complaint regarding the retaliatory actions.

5. Informal Complaint Resolution

a. The District may offer efforts to resolve the complaint on an informal basis while the investigation proceeds.

b. If an informal resolution of the complaint is arrived at, the terms of such resolution shall be reduced to writing and made a part of the complaint file. If the complaint is not resolved the investigation shall proceed.

6. Investigation

a. All complaints formally filed shall be investigated, unless resolved informally, to determine whether or not this Policy may have been violated.

b. In investigating a complaint, the District will determine:

1) Whether or not the alleged incident(s) occurred; and

2) If the misconduct did occur, the District will take action to stop the current situation, if applicable, and prevent a recurrence.

c. The District shall provide a prompt, complete, independent, and impartial investigation of the complaint. In most cases, the investigation will be conducted by the Title IX Investigator. In some cases, the investigation may be conducted by an investigative team or outside consultant as determined by the Title IX Investigator and Legal Counsel. In all cases the investigation shall be conducted in conjunction with the Legal Counsel.

d. The investigation shall include a thorough review of the circumstances under which the alleged discrimination occurred and any policies and practices related to the situation. The investigation may include the review of various documents and information acquired during the investigation, which may include, but is not limited to, the response of the alleged discriminating person, written or oral statements from witnesses, copies of or extracts from records, policy statements, on-site visits, or regulations of the District.

7. Timeliness

a. Investigations under this Policy will be completed within ninety (90) calendar days from the date a complete, formal complaint has been properly filed with the Title IX Investigator.

b. Due to extenuating circumstances, including the informal resolution process, leaves of absence, etc. an investigation may take longer than ninety (90) calendar days. However, both parties must agree to this extension of time.

c. The ninety (90) day timeframe includes the District’s response to the initial complaint. It does not include a response to any appeal that may be filed.

8. Determination and Appeal

a. After the investigation has been completed, the Investigator shall inform the Superintendent or
Superintendent’s designee of the determination of the complaint. The Superintendent or Superintendent’s
designee after consultation with the Title IX Investigator and/or Legal Counsel will communicate in writing
such determination of the complaint to the complainant and respondent(s).

b. After the complainant and respondent(s) receive the written determination of the District’s
position, the complainant or respondent(s) may request a reconsideration of the District’s position. The
reconsideration request must be filed within twenty (20) calendar days of the date of the determination.
The written request for reconsideration must contain a statement as to why the complainant or
respondent(s) is not satisfied with the decision. The Superintendent or Superintendent’s designee will send
the complainant or respondent(s) a written acknowledgment within twenty (20) calendar days after the
Superintendent receives the reconsideration request.

9. If the complaint includes allegations protected under Wisconsin Statute s. 118.13, “Pupil Discrimination
Prohibited,” and the District determines that discrimination did not occur, the determination letter from the
Superintendent or Superintendent’s designee will inform the complainant of their right to appeal the negative
determination to the State Superintendent of Public Instruction and the procedures for making an appeal.
The complainant has thirty (30) days from the time they receive the determination letter to appeal to the
State Superintendent of Public Instruction.

10. Notification of Nondiscrimination Policy and Complaint Procedure

The District will annually publish notice of this Policy. A student nondiscrimination statement shall be included
in student and staff handbooks, course selection handbooks, and other published material describing school
activities and opportunities. The complete student discrimination complaint procedure, including the Title IX
Investigator’s contact information shall be included in student and staff handbooks.

11. Definitions

a. Ancestry. Refers to the country, nation, tribe or other identifiable group of people from which a
person descends. It can also refer to the physical, cultural or linguistic characteristics of the person’s
ancestors.

b. Complainant. Any person eligible to file a complaint under the District’s Non-Discrimination Policy,
this includes students, staff and visitors to District grounds and activities.

c. Creed. A system of religious beliefs, including moral or ethical beliefs about right and wrong that are
sincerely held with the strength of traditional religious views.

d. Disability. Persons with a physical or mental impairment which substantially limits one or more
major life activities. People who have a history of, or who are regarded as having a physical or mental
impairment that substantially limits one or more major life activities, are also covered. Major life activities
include but are not limited to caring for one’s self, walking, seeing, hearing, speaking, breathing, working,
performing manual tasks, and learning. Some examples of impairments which may substantially limit
major life activities, even with the help of medication or aids/devices, are: AIDS, alcoholism, blindness or
visual impairment, cancer, deafness or hearing impairment, diabetes, drug addiction, heart disease, and
mental illness. This definition includes students who have been identified as having a disability under the
Individuals with Disabilities Education Act (IDEA).

e. Discrimination. Any action, policy, or practice, including bias, stereotyping, and student harassment,
which is detrimental to a person or group of persons and differentiates or distinguishes among persons,
or which limits or denies a person or group of persons opportunities, privileges, roles or rewards based,
in whole or in part, on their membership in a protected class, or which perpetuates the effects of past
discrimination.
f. **Equal.** Having the same privileges, status or rights.

g. **Equitable.** Exhibiting or characterized by equity; impartial or reasonable in judgment or dispensation; not necessarily equal or the same.

h. **Evidentiary Standard.** Standard used to determine if harassment/discrimination allegations are true. The standard applied to discrimination complaints is a “Preponderance of the Evidence” (defined below).

i. **Gender Expansiveness.** An umbrella term used for individuals that broaden commonly held definitions of gender, including its expression, associated identities, and/or other perceived gender norms, in one or more aspects of their life. These individuals expand the definition of gender through their own identity and/or expression. Some individuals do not identify with being either male or female; others identify as a blend of both, while still others identify with a gender, but express their gender in ways that differ from stereotypical presentations. A gender-expansive person’s preferences and self-expression may fall outside commonly understood gender norms within their own culture; or they may be aligned with them even as one’s internal gender identity doesn’t align with the sex assigned at birth.

j. **Gender Expression.** Refers to the ways in which people externally communicate their gender identity to others through behavior, clothing, haircut, voice, and other forms of presentation. Gender expression also works the other way as people assign gender to others based on their appearance, mannerisms, and other gendered characteristics. Sometimes, transgender people seek to match their physical expression with their gender identity, rather than their birth-assigned sex. Gender expression should not be viewed as an indication of sexual orientation.

k. **Gender Fluidity.** Gender fluidity conveys a wider, more flexible range of gender expression, with interests and behaviors that may even change from day to day. Gender fluid children do not feel confined by restrictive boundaries of stereotypical expectations of girls or boys. In other words, a child may feel they are a girl some days and a boy on others, or possibly feel that neither term describes them accurately.

l. **Gender Identity.** One’s innermost core concept of self which can include male, female, a blend of both or neither, and many more—how individuals perceive themselves and what they call themselves. One’s gender identity can be the same or different than the sex assigned at birth. Individuals become conscious of this between the ages 18 months and 3 years. Most people develop a gender identity that matches their biological sex. For some, however, their gender identity is different from their biological or assigned sex. Some of these individuals choose to socially, hormonally and/or surgically change their physical appearance to more fully match their gender identity and some do not.

m. **Harassment.** Unwanted, deliberate or repeated unsolicited comments (oral or written), gestures, graphic material, physical contacts, verbal/nonverbal or physical conduct directed to an individual because of their membership in a protected class(es) constitute harassment when this conduct: 1) Has the purpose or effect of creating an intimidating, hostile or offensive educational environment; or 2) Has the purpose or effect of unreasonably or substantially interfering with a student’s performance in school, including their performance in curricular, extracurricular, and nonacademic activities; or 3) Otherwise adversely affects a student’s opportunities in curriculum, extracurricular, and nonacademic activities; or 4) Submission to the conduct is made either explicitly or implicitly, a term or condition of a student’s opportunity to obtain an education; or 5) Submission to or rejection of the conduct by an individual is used as a factor in decisions affecting the student’s education; or 6) Is sufficiently severe, persistent or pervasive that it adversely affects a student’s ability to participate in or benefit from an educational program or activity.

n. **Homelessness.** See paragraph 1(a) of Board Policy 4406 in the Procedures section for this definition.
o. **Hostile Environment.** A situation in which harassment causes the school environment to be permeated with intimidation, humiliation, ridicule or insult that is sufficiently severe or pervasive to reasonably interfere or alter the conditions of the student’s education or the employee’s work.

p. **Marital status.** This includes being married, separated, divorced, widowed, or single.

q. **National Origin.** Treating people unfavorably because they are from a particular country or part of the world, because of ethnicity or accent, or because they appear to be of a certain ethnic background (even if they are not). This includes students whose dominant language is other than English.

r. **Parental Status.** Parental status means the status of being a parent or childless. A ‘parent’ includes a step-parent, adoptive parent and foster parent. A student who is pregnant is considered a parent.

s. **Pregnancy.** This involves treating a student unfavorably because of pregnancy, childbirth, a medical condition related to pregnancy or childbirth or any pregnancy related condition.

t. **Preponderance of the Evidence.** The evidence submitted must show that it is more likely than not that the act(s) of discrimination/harassment did occur and more likely than not the alleged perpetrator(s) committed the act.

u. **Probable Cause.** There is reasonable ground for belief supported by facts and circumstances strong enough in themselves to warrant a prudent person in the belief that discrimination probably has been or is being committed.

v. **Protected class.** A group of people defined by the law who share common characteristics and are protected from discrimination and harassment by federal, state and/or local laws. District Policy recognizes protected classes including sex, race, national origin, ancestry, religion, creed, pregnancy, marital status, parental status, sexual orientation, gender identity, gender expression or disability including her or his physical, mental, emotional, or learning disability.

w. **Religion.** This includes all aspects of religious observance and practice, as well as belief. The law protects not only people who belong to traditional, organized religions, such as Buddhism, Christianity, Hinduism, Islam, and Judaism, but also others who have sincerely held religious, ethical or moral beliefs.

x. **Retaliation.** Any adverse action impacting a student’s education experience and/or any adverse action to include any act of revenge, reprisal, intimidation or coercion directed at a student and motivated by the belief that the student has either opposed a violation of this Policy, has filed a complaint under this Policy, has participated in an investigation of a complaint filed under this Policy, or has exercised any other right under this Policy.

y. **Sex.** This involves treating someone unfavorably because of that person’s sex. These may include, for example, allegations of sexual harassment or other kinds of sex discrimination, such as adverse actions taken because of the person’s non-conformance with sex-stereotypes. It is a Title IX violation and considered discrimination based on sex to treat a person unfavorably if a person identifies as transgender.

z. **Sexual Harassment.** Unwanted, deliberate or repeated unsolicited comments (oral or written), gestures, graphic material, physical contacts, unwelcome requests for sexual favors, and/or verbal/nonverbal or physical conduct directed to an individual because of the student’s sex. “Sexual harassment” includes conduct directed by a person at another person of the same or opposite sex.

aa. **Sexual Orientation.** Term that refers to being romantically or sexually attracted to people of a specific gender. Our sexual orientation and our gender identity are separate, distinct parts of our overall identity.
bb. **Stereotyping.** Attributing behaviors, abilities, interests, values and roles to a person or group of persons on the basis, in whole or in part, of their protected class(es).

c. **Student Harassment.** Behavior toward students based, in whole or in part, on their protected class(es) which substantially interferes with a student’s school performance or creates an intimidating, hostile, or offensive school environment.

dd. **Transgender.** An umbrella term describing a person whose gender identity or expression is different from that traditionally associated with their assigned sex at birth.

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**Smoking**

Smoking is a proven health hazard. Board Policy prohibits students from possessing any tobacco product or using tobacco. If a student is in possession of a tobacco product or uses tobacco, he/she will be subject to discipline under the District’s Behavior Education Plan.

**Dress Code**

Generally, students may dress in any style they desire as long as their chosen attire does not cause a disruption or distraction in the school environment, reveal intimate body parts or pose a safety risk to the student or others. The following examples are intended to represent these limitations:

- Students may not wear hats during the school day.
- Students may not wear multi-fingered rings, large metal chains or other jewelry that may be used as a weapon.
- Students must wear their pants at a level that does not expose undergarments. Boxers, thong underwear and athletic shorts may not show over the waist band.
- Students may not wear clothing with vulgar or obscene statements or statements or pictures promoting illegal drugs, alcohol, sex, violence or gang activities.
- Students may not wear clothing with words, pictures or caricatures based on stereotypes of a specific gender, race, ethnicity, nationality, religion, sexual orientation or disability. Students may not wear shirts, hats or other attire with Native American team names, logos or mascots that depict stereotypes. A list of team names, logos and mascots prohibited under this provision is available at all schools and on the District website.
- Students may not wear skirts or shorts that expose undergarments or the buttocks.
- See-through clothing items are not permitted. Tops should be sufficient so as not to expose a student's bra.
- Students must wear shoes or footwear.

Students who are dressed in a manner that does not fit within these guidelines may be asked by school staff to change their clothing or address the dress code violation. Students are expected to follow staff direction regarding dress code violations.
Student Dress Code Guidelines Regarding Native American Team Names, Mascots and Logos

What team names, mascot and logos are prohibited?
According to the Dress Code, students may not wear clothing with words, pictures or caricatures based on negative stereotypes of a specific gender, race, ethnicity, nationality, religion, sexual orientation or disability. Specifically, students are prohibited from wearing any clothing (including jerseys), hats or other attire containing the name of or logos for the Washington Redskins football team and other similarly named non-professional sports teams. The term “redskin” is a clearly disparaging term and racial epithet.

Students wearing any clothing, hats or other attire depicting the team name or logos for the Washington Redskins football team or other similarly named non-professional sports teams will be asked to immediately remove item.

What about other race-based team names, mascots and logos?
While additional race-based team names, mascots and logos are not expressly prohibited, students may not wear clothing based on negative stereotypes. As such, clothing and other apparel depicting Native American team names, mascots and logos is strongly discouraged. All students and families should be aware of the negative impact race-based team names, mascots and logos have on all students.

Native American team names, mascots and logos promote incorrect and inaccurate images of contemporary Native Americans, cultural bias and an environment tolerant of stereotypes. Native American team names, mascots and logos negatively impact Native students’ sense of community and belonging in the school environment, leaving some students feeling marginalized from the school community. Furthermore, such stereotypes negatively impact all students. All students exposed to negative stereotypes are more likely to believe negative stereotypes of that group and other groups.

In order to combat these negative effects and create a positive learning environment for all students, the District will increase and improve communication to students and families regarding the negative impacts of Native American team names, mascots and logos through classroom discussions, school orientation materials, guidance documents and handbooks.

In order to ensure students have an accurate understanding of Native American history and culture, the District is committed to providing instruction related to Native American history, cultures, tribal sovereignty, and contemporary status with information specific to Madison and the state of Wisconsin. The curricular resources in grades 3, 4, 5, and 8 incorporate primary and secondary sources to teach about the early history of First Nations in Wisconsin. In high school U.S. history courses, students will critically read primary and secondary documents to understand how Wisconsin American Indians show perseverance and resilience in the struggle for reaffirming rights, exercising treaties, and tribal sovereignty. The District will also work with schools to identify ongoing opportunities to honor and celebrate Native American culture.

What is the relationship between the dress code and other District policies?
Students that feel they are being harmed or negatively impacted by another student wearing clothing with words, pictures or caricatures based on negative stereotypes of a Native American image should report their concerns to an adult staff person. Staff shall intervene and advise the student wearing the image that their conduct is having a negative impact on their peer. If the student continues to wear the image, despite the awareness of the impact it is having on the reporting student, that student may be subject to discipline under District policies.

A student who intentionally continues to wear clothing with imagery based on negative stereotypes may be violating the District’s Student Anti-Bullying Policy (#4510). In addition, the student negatively impacted may file a complaint under the District’s Student Non-Discrimination Policy (#4620).
Student Bill of Rights

Board Policy 4600

POLICY

PREAMBLE

This document pertains to secondary students enrolled in the Madison Metropolitan School District and contains many rights to which these students are entitled. Student rights pertaining to interpretation and discipline are set forth in BOARD Policy 4502C – Behavior Education Plan – Middle and High Schools.

Conflict, confrontation and controversy will be channeled constructively and positively if the rights and responsibilities of students are recognized and respected. Students have the responsibility to respect rights of all persons involved in the educational process and exercise the highest degree of self-discipline in observing and adhering to legitimate rules and regulations. Therefore, the following list of rights shall not be construed to deny or limit others retained by students on their own campus in their capacity as members of the student body or as citizens.

Nothing set forth herein shall be construed as exempting a student from being subject to discipline for engaging in behavior that violates the law, or BOARD Policies such as the Student Behavioral Education Plan, Harassment, Discrimination, etc. Although the Secondary Student Bill of Rights does not exempt a student for being subject to discipline for engaging in behavior that violates the law or BOARD Policies, students are still entitled to due process relative to such violations.

1. FREEDOM OF SPEECH AND PRESS

   a. The school shall make no rules respecting an establishment of religion, or prohibiting the free exercise thereof, or abridging the freedom of speech, or of the press, or the right of people to peaceably assemble, and to petition the government for a redress of grievances.

      i. Students shall have the right to post any literature of a noncommercial nature without prior censorship or approval by the Administration or School BOARD in any designated posting area, provided, however, the principal or designated representative shall be accorded the right to remove posted material they consider obscene, libelous, degrading or disparaging of a protected group or class of individuals, or will cause material disruption of the educational environment. The name and address of the person posting the literature must be listed on the literature itself to underscore its independence of the school. The removal of material by the principal or designee may be appealed to the SUPERINTENDENT or designee. The decision of the SUPERINTENDENT or designee may be appealed to the BOARD of Education at its next regular meeting after the decision of the principal or designee if the next regular meeting is scheduled to occur more than five days after the removal of the posted material by the principal or designee. If the removal is made within five days of the next regular meeting of the BOARD, the decision may be subject to appeal at the BOARD’S following meeting.

      ii. Students shall have the right to distribute newspapers or other printed material of a noncommercial nature both inside and outside the school building on school grounds without prior authorization of the school administration or School BOARD provided, however, the time, place and manner of distribution may be limited to prevent substantial interference with educational activities. The name and address of the person distributing or posting the literature must be listed on the literature itself to underscore its independence of the school. The principal or designee may curtail distribution of material they consider obscene, libelous, degrading or disparaging of a protected group or class of individuals, or will cause material disruption of the educational environment. The decision of the principal or designee may be appealed to the SUPERINTENDENT or designee. The decision of the SUPERINTENDENT or designee may be appealed to the BOARD of Education at its next regular meeting after the decision
of the principal or designee if the next regular meeting is scheduled to occur more than five days after the original decision of the principal or designee. If the original suspension decision is made within five days of the next regular meeting of the BOARD, the decision may be subject to appeal at the BOARD’S following meeting.

iii. All school sponsored student publications shall be produced by students. A school sponsored publication is one in which the school provides the resources to support the publication. Editing shall be done by student editors, chosen by the publications staff. The principal or designated representative shall be accorded the opportunity to review material to be printed prior to publication and may suspend publication of material they consider obscene, libelous, degrading or disparaging of a protected group or class of individuals, or will cause material disruption of the educational environment or for other reasons related to legitimate pedagogical concerns, e.g., disclosure of confidential student information. The decision of the principal or designee may be appealed to the SUPERINTENDENT or designee. The decision of the SUPERINTENDENT or designee may be appealed to the BOARD of Education at its next regular meeting after the decision of the principal or designee if the next regular meeting is scheduled to occur more than five days after the original decision of the principal or designee. If the original suspension decision is made within five days of the next regular meeting of the BOARD, the decision may be subject to appeal at the BOARD’S following meeting. The copy of the procedures should be submitted to all editors and staff members of school publications.

iv. Students shall have the right to wear buttons, armbands, and other badges or symbolic expression provided these expressions are not obscene, libelous, degrading or disparaging of a protected group or class of individuals, or will cause material disruption of the educational environment.

v. Students shall have the right to choose their own dress and personal appearance, insofar as they do not violate the limitations set for the Secondary Behavior Education Plan. Religious headdress shall be permitted.

vi. Students shall have the right to demonstrate dissent in any lawful manner as long as they do not substantially disrupt, or pose a clear and present danger to school operations. Individual students who violate specific school rules or city ordinances are individually responsible for these acts and shall be dealt with according to established procedures.

vii. Students have the right to present petitions, complaints, or grievances to school authorities and the right to receive prompt authoritative replies from school authorities regarding the disposition of their petitions, complaints or grievances.

viii. Students have the right to respect from teachers and administrators, which would exclude their being subjected to cruel and unusual punishments, especially those which are demeaning or derogatory, or which diminish their self-esteem.

2. USE OF SCHOOL FACILITIES

a. Any student, or group of students, may use any school facility (e.g., meeting rooms, reproduction machines, etc.) at cost, provided that it is not needed for scheduled educational purpose and pursuant to BOARD of Education Policy. During school hours, at the discretion of the Principal, students may use District space (e.g., meeting rooms) at no cost.

b. Students shall have the right to a clean environment. All students shall have access to a clean restroom in adequate working condition. Any issues that interfere with the working condition of a restroom shall be addressed in a timely manner.

c. Students waiting for transportation shall have a place inside the school where they are able to wait.
Students have the right to such a place especially during inclement weather conditions. Schools shall make a location available to students for this purpose for at least 30 minutes after students are released.

d. Students have the right to a comfortable school environment with a controlled temperature range. Schools should take immediate action to remediate the temperature, including but not limited to, moving classes and providing portable heating/cooling devices, when classroom temperatures fall below 65F or exceed 80F during occupied times.

3. FREEDOM OF POLITICAL ACTIVITY

a. Students may not be penalized for any political beliefs which they have though they may be held responsible for their actions taken in line with those beliefs.

b. Students may form political organizations in the school so long as they do not have discriminatory membership restrictions.

c. Students shall have the privilege to plan and carry out voluntary forums, assemblies, seminars and school programs of a political nature so long as they do not substantially disrupt or pose a clear and present danger to school operations.

4. DUE PROCESS

a. All students shall have the right to due process of law.

b. Students shall annually, upon the opening of school, be provided access to, whether in print or digitally, a publication including, with reasonable specificity, a list of school rules, Secondary Student Bill of Rights, procedural rights, and the penalties which may be imposed for the violation thereof.

c. A student subject to expulsion shall be entitled to all elements of due process as set forth in BOARD Policy 4045 (Expulsion from School) and the law. However, if a student is not subject to expulsion and if the student so desires, s/he shall be entitled to a hearing before a Board of Inquiry to be conducted under certain rules, which include but are not limited to such rules as set forth herein in paragraphs a. through g. This Board shall be composed of one person appointed by the student's School Principal; one person appointed by the parent or guardian of the student; and one person appointed by the President of the BOARD of Education. Any decision of a majority of this Board shall be final. This hearing may be public or private at the option of the student and a written request for such hearing must be submitted to the building principal within seven days after the letter has been mailed. Any heretofore decreed punishment under this section shall be stayed pending this hearing which shall be held at the earliest moment practicable.

d. A student may be only subject to a short-term out-of-school suspension (five days or less) only if the suspending authority provides the due process set forth in BOARD Policy 4043 (Out-Of-School Suspension). Work missed during the period of suspension may be made up through a student's own initiative. The absence from school during a suspension shall be considered an excused absence.

e. The school shall not collect or keep in its files any information which is not necessary for and directly relevant to a student's academic work and the school's education purpose.

i. A student and his/her parents shall have the right to examine his/her files by appointment. Students' records shall be under the supervision of school personnel while being examined. A counselor or other appropriate school officials may be requested to aid in interpreting test scores and related material.

ii. Files shall be made available to persons in accordance with student record confidentiality laws and BOARD policies related to student records.
iii. Students and their parents shall have the right to write and insert in their files comments or responses to anything contained in the file.

iv. Personal behavior files shall not be used as a method of evaluation of academic performance.

d. Decisions concerning students’ rights made by local school personnel are subject to review and may be appealed, in accordance with BOARD policy and state and federal law, to the SUPERINTENDENT or his/her designee, state and/or federal administrative agencies and/or the courts, as appropriate. Students may also use the District’s General Complaint process.

g. Except with respect to participation in athletics and as provided in BOARD Policies 4502 and 4045, as well as Wis. Stats., Section 120.13(1)(c), students shall be free from the school’s jurisdiction in all non-school activities, be it their conduct, their movements, their dress, or expression of ideas. Except with respect to participation in athletics and as provided in BOARD Policies 4502 and 4045, as well as Wis. Stats., Section 120.13(1)(c), no disciplinary action may be taken by the school for non-school activities provided the student does not claim, without authorization, to speak or act as a representative of the school. When a non-school activity results in police action, it is an infringement on the student’s liberty for the school, except with respect to participants in athletics and as provided in BOARD Policies 4502 and 4045, as well as Wis. Stats., Section 120.13(1)(c), to punish the student for that activity, or to enter it on the school record, or report it to prospective employers or other agencies, unless authorized by the student.

5. STUDENT SOCIAL AND EMOTIONAL SUPPORT

a. All students shall have the right to receive information in school on matters of personal concern pursuant to BOARD of Education policy and statutory limitation.

b. In accordance with BOARD Policy and the law, counselors shall maintain confidentiality regarding information they receive from students.

c. Students shall have access to a counselor that actively listens and gives feedback about personal and academic matters and concerns.

6. RIGHT TO A QUALITY EDUCATION

a. Students shall have the opportunity of representation on curriculum planning committees and to the widest extent possible be included in other decision-making bodies affecting the quality of education. Applicable committees and decision-making bodies include, but are not limited to: District-wide and school-based learning materials review and evaluation committees, certain BOARD-appointed advisory committees, and committees convened for the specific purpose of considering program/school design at secondary schools.

b. Students shall have the right to comment on the performances of administrators, faculty, and courses, to improve the quality of education. Each secondary school shall establish a system for students to provide such feedback. Schools shall annually inform students of the process and advise students how the information will be reviewed, shared and integrated into on-going school planning and improvement processes.

c. Each student will have the right and responsibility for planning his/her education although students under 18 will require the consent of their parents. The interest, desires and capabilities of each individual student shall be considered in the planning of his/her academic program. The advice of the school professional staff is available to each student in his planning.
d. Students shall have the privilege of open campus where the program presently exists. When determining whether the open campus privilege will be accorded in a particular school, the views of the surrounding community, the Administration, the teachers and the students of the school must be taken into account. The principal or parent has the right to revoke the open campus privilege of any individual.

e. All Students are able to request assistance. English language learners and special education students may request additional assistance if needed.

f. Students may request the creation of new classes if they are not currently available at their schools. If adding a new course is not possible, students may travel, at their own expense, to other MMSD schools to take the class that is unavailable at their school. If the class is not offered at any MMSD schools, the students shall be able to take an independent study on the topic of their interests if it is approved by Administration and in accordance with BOARD Policy 3545 (Independent Study) or apply for Youth Options.

g. Students are encouraged to bring their concerns and complaints to the attention of their teachers for the purpose of having their concerns and complaints resolved by the teachers. However, a student has the right to either file a complaint under the District’s complaint procedures, such as the General or Discrimination Complaint Procedures or file a written complaint with the Principal or their designee. If a student files a written complaint with the Principal or their designee, the Principal or their designee shall respond to the complaint as soon as practicable. Such response may include investigation, mediation, taking or recommending that disciplinary action be taken, referral of the complaint to the appropriate District officials, etc. The resolution to the extent possible shall resolve the problem with respect to all parties involved. No student who files a complaint or expresses a concern shall be subject to recrimination.

h. Students shall be consulted regarding any changes to the Student Bill of Rights. The Student Senate shall be formally consulted regarding any changes to the Student Bill of Rights.

i. With respect to employment and personnel operations the Madison Metropolitan School District (MMSD) does not discriminate on the basis of: religion, race, color, national origin, ancestry, age, sex, physical appearance, marital status, handicap, arrest or conviction record, political belief, sexual orientation, gender identity, gender expression, less than honorable discharge, source of income or the fact that an individual is a student. Employees shall function in a harassment-free work atmosphere and enjoy working conditions free from physical, verbal or psychological harassment.

j. With respect to educational programs no person shall be denied admission to any MMSD school, or be denied participation in, be denied the benefit of or be discriminated against in any curricular, extracurricular, student services, recreational or other program or activity because of the person’s sex, race, national origin, ancestry, creed, pregnancy, marital or parental status, sexual orientation, gender identity, gender expression, or physical, mental, emotional or learning disability.

k. If a student believes that they have been discriminated against or harassed, they may make a claim that their rights have been denied. Students are encouraged to bring their concerns, complaints and grievances to the attention of their teachers to help be resolved. However, a student has the right to either file a complaint under the District’s complaint procedures or file a written complaint with the Principal or her designee. A student may obtain a copy of the grievance procedure and receive assistance in filing a complaint by contacting either the Affirmative Action/Title IX Coordinator, District Administration Building, 545 West Dayton Street, Madison, Wisconsin 53703, telephone 663-1530 or the District’s Legal Counsel, District Administration Building, 545 W. Dayton Street, Madison, Wisconsin, 53703, telephone 663-1868.

03/01/04
Revised 05/18/15
Communication between school and home

School Visitors
Board Policy 4005

POLICY

The Madison Metropolitan School District believes that it is beneficial that families and community members are involved in our children’s education. Our School Visitors policy is designed to welcome families and community members into our schools with that goal in mind.

The DISTRICT also wants to provide a secure setting for our children to feel comfortable and safe so that our schools provide an optimal environment for our students to learn. The following procedures are in place to ensure that all guests feel welcome.

s. 120.12(1)

PROCEDURE

1. Definitions

   a. A “school visitor” is any person seeking to enter a school who is not a School Board Member, employee, student teacher or volunteer assigned to the school or a student enrolled in the school. The term school visitor includes District students who are visiting a school other than the school he/she regularly attends.

   b. An “unauthorized visitor” is any person who has been denied access to the school, or after being granted access to the school, has been asked to leave the school.

2. All school visitors shall secure a visitor’s pass from the BUILDING PRINCIPAL or his/her designee.

3. The BUILDING PRINCIPAL may request and require that a visitor leave the premises if the visitor disrupts instruction or creates a disturbance in the school environment. If necessary, the PRINCIPAL or his/her designee may request necessary assistance from the appropriate police department to remove an unauthorized visitor.

4. Unless an exception provided by law exists, individuals required to register as sex offenders shall provide notification to the District prior to being on a school campus. After receiving such notification, the BUILDING PRINCIPAL, in consultation with LEGAL SERVICES and the SCHOOL SECURITY OFFICE, shall determine whether the registered sex offender will be allowed to be present on a school campus for the proposed purpose or event and what, if any, conditions may be placed on the registered sex offender.

8/26/02
Revised 11/24/2014
Parent/Teacher Conferences

Parents and guardians receive progress reports throughout the year, and four report cards. Schools schedule parent/teacher conferences at the end of the first and third quarters to give parents, guardians and teachers an opportunity to share information about the child.

Contact your school office if your family requires duplicate student report information sent to separate addresses to parents and legal guardians.

In addition to formal reports and conferences, classroom teachers establish a variety of systems to keep in touch with their students' families. It is vital that families and teachers communicate regularly so that the child understands that everyone is working together. If you have any questions about your child’s progress or educational program, talk with your child’s teacher or the school principal.

In some schools, a classroom style of parent/teacher conferences is being offered to build a community of family members with children in the same class (or grade) to review grade level data together, see their child’s data and receive information about how to support their child at home. This format is called Madison Parent Teacher Teams (MPTT). Individual conferences are still offered with MPTT but may be at different times than regularly scheduled conference days. Families will be notified if a classroom teacher is using this format.

Telephone Usage

Students are permitted to use the telephone in the school office ONLY for school-related needs. In case of an emergency, a staff member will call a parent/legal guardian.

Because MMSD’s elementary schools do not have public telephones, parents/legal guardians must make arrangements in advance with their child for after-school activities.

In extenuating circumstances, to get a message to a student regarding a after-school plans, parents must call the school office at least one half hour before school is dismissed.

Teachers will not be called to the phone during class time except in emergency situations. Parents may leave voice mail messages for the teacher or a call back number at the school's main office.

Updating family information/change of address

Parents and guardians should keep their contact information current in the parent portal of Infinite Campus, the district’s student information system. The change will be reviewed and the parent/guardian will receive a notification in their inbox in the Infinite Campus portal whether more information is needed or the request has been verified and processed. Students are not able to request changes to their information unless they are emancipated and their own guardian.
Stay connected with Madison schools

We invite you to visit your school website, which you can find by going to our district website, mmsd.org. We hope you’ll visit both often for helpful information about events and opportunities, calendars, menus and more.

For urgent matters, like weather-related school closings, emergencies or time-sensitive reminders and announcements, we may send emails, text messages (for those who opt in) and automated phone calls.

We communicate special events, unique opportunities and stories about student and staff accomplishments through our biweekly family and community newsletter, “Family News.” The email address(es) we have on file will receive our family and community newsletter automatically. You can subscribe additional email addresses at mmsd.org/newsletter. Many schools publish their own newsletters as well.

Want to receive text message updates?
To opt in to receive immediate text message updates about school closings and other important news, text “YES” to 68453.* mmsd.org/txtmsg

*Stop the service at any time by replying “STOP” to 68453. The opt-in process complies with wireless carrier requirements and protects against unsolicited text messages. The school district does not pay for text message charges that you may incur when sending or receiving text messages. Check with your wireless carrier for possible charges.

Connect with Madison schools on social media:

facebook.com/
   MadisonWISchools

twitter.com/MMSDschools

youtube.com/mmsdtv

instagram.com/madisonschools
   instagram.com/mmsdvoices

Schools have their own social media accounts as well, listed on each school’s website.
Family Engagement Standards

The MMSD Family, Youth and Community Engagement Department maintains a set of standards providing guidance on how schools can effectively partner with families and communities for student success. When families are involved in their children’s learning, both at home and at school, children do better in school. The standards describe six topics that form a foundation for healthy school/home partnerships.

**Standard 1  Welcoming All Families into the School Community**
Families feel welcomed, valued, and connected to each other, to school staff, and to what students are learning and doing in class. Families are active participants in the life of the school.

**Standard 2  Communicating Effectively**
Families and school staff engage in regular, two-way, meaningful communication about student learning.

**Standard 3  Supporting Student Success**
Families and school staff continuously collaborate to support students’ learning and healthy development both at home and at school, and have regular opportunities to strengthen their knowledge and skills to do so effectively.

**Standard 4  Speaking up for Every Child**
Families are empowered to be advocates for all children’s access to thriving schools that prepare every student for college, career and community.

**Standard 5  Sharing Power**
Families and community members participate in decision making around policies, practices, and programs.

**Standard 6  Collaborating with Community**
MMSD staff partner with community members and groups to connect students, families, and staff with expanded learning opportunities, community services, and civic participation.

Parent Groups

The MMSD has a proud history of providing a wide variety of quality activities for students and families. Because many of our activities would not be possible without the involvement of parent volunteers, we encourage parents and guardians to learn about the many opportunities to get involved in their schools.
Family Participation in Schools
Board Policy 4500

POLICY

It is the policy of the BOARD to encourage and facilitate family involvement in their children’s educational experiences. This policy is based on the belief that when parents and families play a positive role in children’s education, whether at home, in the community or within the school, children do better in school. The DISTRICT and schools are responsible for establishing two-way communication and engagement with families on issues such as school policies, expectations, and activities; equipping families with the supports and information to support learning at home; and providing opportunities for parent decision-making around school improvement planning, DISTRICT and school budgets and other issues. To this end, the school must ensure that families have reasonable access to their children’s classrooms, schools, and school personnel.

The reasonableness of access by families must be considered within the context of the individual school community and weigh a number of factors including student privacy and confidentiality, student safety and the potential for disruption to the learning environment. PRINCIPALS or designees may place limitations on access to classrooms and staff during the instructional day including limitations to the frequency and duration of such visits. Family members are considered school visitors pursuant to Policy 4005 (School Visitors).

The BOARD expects individual schools to facilitate family engagement that is linked to student learning for all families, and that staff endeavor to remove barriers to access to participation in school or DISTRICT-related activities due to reasons related to costs, language or accessibility.

3/16/92
Revised 11/24/2014
Key Policies and Guidelines

**Animals at School**
Board Policy 4615

The presence of animals in schools provides many opportunities for addressing academic standards and supporting the social/emotional growth of students. Animals are part of our natural environment and can be used effectively as teaching aids. The positive benefits of the human-animal bond are well established.

The presence of animals in schools may also pose a safety or health risk for some children when they are exposed to allergens that activate allergy and/or asthma symptoms. Other students may be afraid of animals and feel emotionally unsafe in their presence. The purpose of this policy is to allow animals in the classroom while providing for the health and safety of school staff, students, and animals. Animals will be removed from the classroom and/or the school when this cannot be achieved.

The purpose of the Animals on School Premises policy is to allow animals in the classroom while providing for the health and safety of school staff, students and animals. The policy identifies five (5) categories of animals and the procedures to be followed in order to bring animals on school premises. It specifies conditions under which animals must be removed from school premises.

**Summary of School Board Policy 4615**

<table>
<thead>
<tr>
<th>CATEGORY</th>
<th>PROCEDURES</th>
</tr>
</thead>
</table>
| Animals Used in Educational Presentations (single event) | 1. Identify instructional purpose or social/emotional objective  
2. Provide statement of animal health & temperament or verify that the animal is part of a presentation conducted by an experienced animal handler who engages in demonstrations in a school setting on a regular basis  
3. Obtain principal’s signature of approval to proceed to next steps  
4. Notify parents of upcoming presentation (Parent consent not required; Appendix E given to parents upon enrollment)  
5. Provide modifications for students who have animal fears or allergies  
6. Obtain principal’s final approval |
| Cold Blooded Animals Not Handled by Children (for 1 semester, renewable) | 1. Identify instructional purpose or social/emotional objective  
2. Provide statement of animal health & temperament or verify that animal is provided by a certified program or agency  
3. Obtain principal’s signature of approval to proceed to next steps  
4. Notify parents of proposed presence of animal (Parent consent not required; Appendix E given to parents upon enrollment)  
5. Provide modifications for students who have animal fears or allergies  
6. Obtain principal’s final signature of approval  
   • Staff member follows procedures for cleaning and disinfecting sinks, cages and surfaces |
<table>
<thead>
<tr>
<th>CATEGORY</th>
<th>PROCEDURES</th>
</tr>
</thead>
</table>
| Classroom Animals (for 1 semester, renewable) | 1. Identify instructional purpose or social/emotional objective  
2. Provide statement of animal health & temperament or verify that animal is provided by a certified program or agency  
3. Obtain principal’s signature of approval to proceed to next steps  
4. Send letter to parent and obtain parent consent (Appendix F)  
5. Provide modifications for students who have animal fears or allergies  
6. Obtain principal’s final approval  
   • Staff member follows procedures for cleaning and disinfecting sinks, cages, and surfaces  
   • Staff member provides instruction for students on proper care and handling of animal |
| Animals Excluded from School or Classroom Use | • Poisonous, venomous animals  
• Family pets unless all policy requirements are met |
| Animals Exempt from Compliance With Policy | • Trained & certified service animals supporting individuals with disabilities  
• Animals used in K-8 Science Curriculum  
• Invertebrates used in Grades 9-12 Science Curriculum |
Attendance
Board Policy 4031
There is a powerful link between attendance and academic success in school. To give students the best opportunity to reach their potential both academically and socially, they must attend school regularly. When students are tardy or absent, they miss out on valuable learning and social experiences that cannot be replaced.

POLICY

1. The following will be approved as excused absences:

   a. If a student is ill to the extent that he/she is not in proper physical or mental condition to attend school;
      i. The Principal or designee may request that the parent/legal guardian obtain a written statement from a licensed physician, dentist, chiropractor, optometrist, psychologist, physician assistant, nurse practitioner, certified advanced practice nurse prescriber or Christian Science practitioner living and residing in this state, who is listed in the Christian Science Journal, as sufficient proof of the physical or mental condition of the child.
      ii. The time period for an excused absence under this Policy shall not exceed thirty (30) days.

   b. Observance of a religious holiday or participating in not more than 180 minutes of religious instruction per week;

   c. Upon a parent's or legal guardian's prior written permission, provided a child may not be absent for more than ten (10) days in a school year under this criteria;
      i. Upon a parent's or legal guardian’s prior written permission, a student may be absent for an additional fifteen (15) days in a school year in order to participate in international, national or local competition or performances associated with an extracurricular activity or skill. A student who is excused under this provision shall complete any course work that is missed during the absence.

   d. If a child is excused in writing by his/her parent/guardian and by the principal of the school that the child attends for the purpose of the student serving as an election official. A principal may not excuse a student under this provision unless the student has at least a 3.0 grade point average or its equivalent;

   e. Serious illness or medical condition of a member of the immediate family;

   f. Bereavement due to death in the immediate family;

   g. A student’s dental, doctor, chiropractor, psychologist or other medical appointment;

   h. Inclement weather.
      i. Tardiness due to inclement weather may also be excused.
      ii. If a school is closed after opening for inclement weather or because of a mechanical breakdown necessitating the closing of a school, all students who were present when school opened shall be counted as present for the day.

PROCEDURE

The above are absences that the school will approve as excused absences. Any other absence may not be
approved as an excused absence by the PRINCIPAL.

Whenever possible, the parent/legal guardian should discuss an excused absence with the PRINCIPAL or designee prior to the absence. If it is not possible to discuss an excused absence prior to the absence, it is expected that a parent/legal guardian will provide a rationale for the absence as close in time to the absence as possible.

After the end of the quarter in which a student turns 18 years of age an 18-year-old student may excuse himself or herself from school attendance pursuant to this policy.

The PRINCIPAL or designee is responsible for confirming and determining in some cases whether the reasons for absences are valid. To that end, the PRINCIPAL or designee may ask for documentation. Except as otherwise provided by law and/or Board Policy, if a parent/legal guardian fails to cooperate with a school’s request to provide specific information about an absence, and/or if the PRINCIPAL or designee believes the reason for the absence is not valid, the absence may be recorded as unexcused or changed from excused to unexcused. If a request of a parent is denied, the parent should be advised by the PRINCIPAL or designee of the probable penalty for the absence.

A student whose absence is approved as an excused absence shall be permitted to complete any coursework that is missed during the absence. Schools may set expectations regarding the timeliness of submission of the missed coursework.

**Attendance**

Board Policy 4032

**POLICY**

**Absence from Specific Classes or Activities Due to Physical or Psychological Concerns**

Students who have physical or psychological concerns may be excused from physical education or other activities on the recommendation of a physician.

1. The parent presents a physician’s statement, in writing, regarding the recommended restrictions to be observed.

2. The nurse reviews the physician’s recommendations with the PRINCIPAL or designee, and acts as a liaison between the school and physician to secure additional information, if needed, regarding the physician’s recommendation.

3. The PRINCIPAL or designee informs the school staff who will implement the restrictions recommended by the physician.

4. The nurse keeps a record of the physician’s recommendations in her/his files and makes an entry of the physician’s recommendations in the student’s folder. The nurse shall alert the PRINCIPAL when a student on restrictions may resume a normal program.

5. The student excused from an activity shall present a physician’s statement each school year. The nurse shall assume the responsibility for checking these annual excuses.
**Tardy**

Students are expected to be on time for school at the start of the school day and for their classes throughout the school day. A student is considered tardy if they arrive at school up to 15 minutes after the designated start time.

In addition to missed learning opportunities for the tardy student, tardiness to class or to school causes disruption to the learning environment for all students. Patterns of severe tardiness call for intervention by the teacher, the principal, and/or the school’s student services staff.

Questions about your school’s absence procedures can be directed to your school administrator(s).

Last Revised June, 2012

**Habitual Truancy**

When a student’s attendance meets the legal definition for habitual truancy, MMSD is required to initiate interventions that can include interviewing, conferencing, on-going monitoring of attendance, contracting and/or referral to Madison Municipal or Dane County Juvenile Courts. These requirements are based on Wisconsin Statute 118.16 which defines an habitual truant as “a pupil who is absent without an acceptable excuse under sub. (4) and s. 118.15 for part or all of 5 or more days on which school is held during a school semester.”

In order to prevent students from becoming habitually truant, MMSD has developed a comprehensive attendance improvement approach. Students, and/or their parent(s)/guardian(s), are strongly encouraged to contact the student’s principal or a member of the school’s Student Services Team (Nurse, Social Worker, School Counselor, or Psychologist) as soon as attendance becomes a problem, and schedule a meeting to discuss the causes of the student’s attendance problems, and work together to find solutions that address these causes. When patterns of problematic attendance become evident, contact with the student and family can also be initiated by members of the school staff.

For those students that become identified as habitually truant, a number of interventions will be implemented, including interviewing, reviewing attendance history and problem-solving. The parent/guardian and the student will be invited to attend a Habitual Truancy Conference and an Attendance Improvement Lead person will be assigned to further examine the obstacles to attendance for the student. The purpose of these interventions will be to identify the cause(s) of the attendance problems, develop an appropriate attendance improvement plan, and identify supports within the school and community that can assist the student and family.

All students who are classified as being habitually truant are in violation of Wisconsin law, and as such the student, and his/her parent(s)/guardian(s), may be required to appear in court. Depending upon the age of the student and circumstances related to the absences, the court may levy sanctions, and require that the parent/guardian cause the child to attend school. In addition, the court may order sanctions requiring that the student receive counseling and/or perform community service.
Emergency Situations

Student Safety & Parent Notification
The safety and security of Madison Metropolitan School District students and staff is of utmost importance. The district has a comprehensive crisis plan and district administrators coordinate closely with city emergency management officials and law enforcement representatives to monitor and update plans on a regular basis.

Schools have well-established security measures to ensure the wellbeing of students and staff. These include: visitor check-in procedures, locked doors after the start of the school day, surveillance cameras, and many sites have school resource officer support.

How can I as a parent or guardian be assured that I receive the most up-to-date information from my child’s school?
The MMSD stays in touch with parents via phone messages, email, letters home in students’ backpacks, text messaging, website posts, and social media. Parents should update any changes to their contact information in Infinite Campus – the district's student information system, and sign up for the district’s text messaging service by texting “YES” or “OPTIN” to 68453.

How and when will I be notified if there is an emergency at my child’s school?
The mode and timing of communication with families will depend on the scope of the event and the potential or actual impact to the safety of the students. Refer to safety and security information on the MMSD website at safety.mmsd.org.

How can I avoid misinformation?
In emergency situations, parents should remain close to their sources of school communication, whether phone or email, to ensure they are receiving updates from school or district staff; and avoid responding to non-district sources of information such as their children, other parents or social media. In stressful situations, misinformation can spread quickly and make a bad situation worse. The MMSD acts as quickly as possible to assess situations and deliver information to parents that is accurate and complete, while maintaining necessary precautions for the safety of all concerned.

Should I report to the scene of the incident/emergency?
In the case of a high-impact emergency situation in a school or at a school-sponsored activity, access to the scene will be limited and controlled by fire or police officials. In these circumstances it is important to pay close attention to district notices and respond as directed.

Once the emergency is declared “over,” when will parents be able to report to their child’s school?
The district will communicate when a school emergency has ended, along with instructions about bus service and/or a designated location where parents should reunite with their child.

If the school building is evacuated, how will I be able to locate my child?
At the conclusion of an evacuation during the school day, in most cases students are returned to their school, and normal bus service resumed, otherwise parents will be notified of a specific location to meet their child.

Can I ask a friend to pick up my child?
A student will only be released to an adult who is documented as an emergency contact. Any adult caregiver or guardian without legal custody must be listed on the child’s emergency contact information as a guardian, and show proper identification.

Safety Drills
Fire drills will take place in school once per month in accordance with state law. Tornado drills are conducted
once a year, and Code Red drills once per semester.

These procedures are explained thoroughly to the students so they know exactly what to expect. The first two drills prepare students and staff to act safely in the event of a real fire or threat of severe weather. During Code Red drills adults and students in the building practice procedures for keeping safe in an event that poses an imminent threat to the safety of staff or students.

**Safety Plans**

Every classroom in all of our schools has a plan which provides directions on responding to a variety of emergencies that may be encountered at the school. These procedures are published in an Emergency Procedures pamphlet, which is clearly displayed in every classroom.

**Emergency: Weather**

**How does the MMSD decide whether to close due to snow, ice and/or extreme cold?**
The district monitors weather conditions beginning early in the morning and consults with meteorologists, the City of Madison, Madison Police and transportation providers. MMSD administration makes every attempt to make the decision at 9 pm the night before in order to communicate with families in a timely manner.

**How can I find out if schools are closed?**
On days when the weather is bad, listen to any local radio or television station for information about school closing. If you provided your email address and/or mobile phone number during enrollment, you will be contacted in the morning regarding a school closing via email, phone and text message. For more details, visit [mmsd.org/weather](http://mmsd.org/weather).

**Fees**

**School Activity Fee Waiver**

All students are encouraged to participate in school activities regardless of the student’s financial situation. It is the policy of the Board of Education to waive the payment of part or all student fees if the student or the student’s parent/guardian demonstrates an inability to pay such fees. The waiver policy applies to fees for school day field trips and fees on the yearly student fee schedule.

Fee waivers are granted through the enrollment socio-economic status response and completion of the free and reduced-price lunch form. Other special circumstances, fee reductions or payment plans will be reviewed by the school principal/designee or accounting office. If a fee waiver or reduction is granted, it shall be for the entire school year unless the student or the student’s parent/guardian subsequently demonstrates the ability to pay such fees.

**Lost/damaged books and other items**

Fees will be assessed to a student record for lost or damaged library books, textbooks, other materials and athletic uniforms in accordance with board policy. Parents/guardians will receive email notification and a message in the parent portal of the Infinite Campus student information system of any fees assessed. These fees are not included in the fee waiver process.
Field Trips

Teachers frequently plan field trips and excursions to provide students with educational experiences, that are extensions of the classroom. These trips are essential to the educational program, and all students are expected to participate.

Permission for Field Trips
Attendance is required for all curriculum-based field trips. An unexcused absence may be recorded if a student does not participate. Parents/legal guardians will receive written notification from their child’s classroom teacher in advance of field trips. During the annual enrollment process, the district provides parents/guardians the opportunity to grant permission for field trips throughout the year. Parents who withhold permission may choose to grant permission for individual field trips.

Fees for Field Trips
There are costs associated with most field trips. Typically payment is made directly to the classroom teachers. Scholarship money is available if payment of field trip fees creates a hardship for a student’s family. Families are encouraged to contribute what they can. In such cases parents/legal guardians should contact their child’s teacher or the school office.

Additional Student Medical Needs During Field Trips
Students who receive medications during the school day will be given medication by trained staff during field trips. For an overnight or extended day field trip, if a student needs medication beyond what is normally administered during a school day, board policy requires written parent permission and a written order from the health care practitioner. This includes over-the-counter, non-prescription medication. Medication permission forms are reviewed by the school nurse before the overnight or extended day field trip. Some medications (such as inhalers) may be self-administered but a school staff person will give most medications.

When riding a school bus as part of a field trip, students are expected to obey all rules governing school bus transportation.
Food and Nutrition

The MMSD Food and Nutrition Department provides healthy and nutritious options for breakfast and lunch at all elementary, middle and high schools, which meet nutritional requirements and appeal to the taste preferences of youth.

We will be featuring a variety of local fresh produce on our menu this year. Elementary students will have a choice of two entrees offered each day at lunch. As your child progresses into middle and high school, they have more selections for their meal choices. All of our menus in the USDA Breakfast and USDA Lunch programs are designed to meet or exceed nutritional standards. There are specific guidelines for calorie ranges for each of the different menus we offer. Meeting the above mentioned guidelines ensures that our meals provide students with one third of their dietary requirements for lunch and one fourth for breakfast. Studies have shown that eating balanced meals, in combination with physical activity, help with child development. What better way to establish healthy eating patterns than as a participant of our meal programs!

Parents are responsible for payment of all meal charges. Money should be placed into the students meal account prior to accessing meals. Payment can be sent to the school with your student in an envelope marked clearly with the students name and grade as well as the words “Food & Nutrition deposit.” Free and reduced-price meal benefit status needs to be updated every school year, and meal benefits do not start until eligibility has been confirmed by MMSD. This should be completed as part of the enrollment process.

Food Safety

The MMSD Food and Nutrition Department operates under regulations from the FDA Food Code, the State of Wisconsin Food Code and the Public Health Department. We are committed to providing safe food for our students at every step of our process including standards for ordering, receiving, storage, preparation, cooking and serving. Each school and our central kitchen are inspected twice a school year by Public Health Madison & Dane County.

Breakfast Program

All schools offer breakfast daily. Breakfast is usually served 15 - 20 minutes prior to the start of the school day. A school breakfast generally consists of milk, fresh fruit or 100% fruit juice, and an entrée that includes grains and/or a protein source. Students who qualify for free and reduced-price meals can eat breakfast for free each day. Please note: USDA regulations require that we serve a complete meal. Individual items, such as milk, cannot be provided free to supplement a meal from home.

Lunch Program

Lunch is available daily at all of Madison’s schools. Serving times vary per location. Lunches consist of milk, choice of entrée containing protein and whole grains, fruits and vegetables. Our Nutrition Team is constantly searching for different and healthy choices to offer our students. We are committed to offering meals that are both great tasting and nutritious. Garden Bars are offered in many of our schools. Families may qualify for free or reduced-price lunch as determined by their financial situation.

Free and Reduced-Price Meal Information

The Madison Metropolitan School District participates in the National School Lunch and Breakfast Program. Your children may qualify for free meals or for reduced-price meals. To apply for free and reduced-price meals please complete the online application at http://lunchapp.madison.k12.wi.us. Students must apply each school year for benefits.

Snacks or Food for Special Occasions

Snacks are provided in some schools as part of a wellness plan. Classrooms may host celebrations that include food and/or snacks. Please refer to our wellness policy for specific guidelines for bringing snacks or food to school.
### Meal Prices

<table>
<thead>
<tr>
<th>USDA Breakfast</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Reduced and Free</td>
<td>No Charge</td>
</tr>
<tr>
<td>Elementary Full Pay</td>
<td>$1.25</td>
</tr>
<tr>
<td>Middle School Full Pay</td>
<td>$1.50</td>
</tr>
<tr>
<td>High School Full Pay</td>
<td>$1.50</td>
</tr>
<tr>
<td>Adult at Elementary</td>
<td>$1.75</td>
</tr>
<tr>
<td>Adult at Middle/High</td>
<td>$2.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>USDA Lunch</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Reduced</td>
<td>$.40</td>
</tr>
<tr>
<td>Elementary Full Pay</td>
<td>$2.60</td>
</tr>
<tr>
<td>Middle School Full Pay</td>
<td>$3.00</td>
</tr>
<tr>
<td>High School Full Pay</td>
<td>$3.00+</td>
</tr>
<tr>
<td>Adult at Elementary</td>
<td>$3.55</td>
</tr>
<tr>
<td>Adult at Middle</td>
<td>$3.80</td>
</tr>
<tr>
<td>Adult at High</td>
<td>$4.80</td>
</tr>
</tbody>
</table>

Milk may be purchased for 50 cents.

### Online Payment Options

An online payment service at [www.MyPaymentsPlus.com](http://www.MyPaymentsPlus.com) provides a convenient option for families to establish a school breakfast and lunch payment account. The service sends email reminders when the student’s balance is low. You need your child’s MMSD student ID number in order to set up a MyPaymentsPlus account. If you do not know the account number for your child, please inquire at your child’s school, or call Food and Nutrition at 204-4001.

### Please Visit Our Website

For menus and up to date information, please visit our website. Our website can be found on the MMSD website or by entering [https://food.madison.k12.wi.us](https://food.madison.k12.wi.us).

### Community Eligibility Provision Schools

Thirteen schools participate in the Community Eligibility Provision. The intent of this provision is to improve access to free school meals in eligible areas. Breakfast and lunch are served free to all students at these sites. Families attending these schools will be asked to fill out the meal benefits application to be eligible for fee waivers and to assist the district with collecting data that can benefit our students and schools. If families have received a notification that they are directly certified for meal benefits for the 2018-19 school year, they do not need to fill out an application. The following sites are eligible for free meals to all students for the 2018-19 school year:

- Allis Elementary
- Capital High East
- Capital High West
- Falk Elementary
- Glendale Elementary
- Hawthorne Elementary
- Lake View Elementary
- Lindbergh Elementary
- Leopold Elementary
- Mendota Elementary
- Orchard Ridge Elementary
- Sandburg Elementary
- Sherman Middle
- Wright Middle

MMSD will be submitting an Application for Community Eligibility at Black Hawk Middle School and Badger Rock Middle School. The application for the 2018-19 school year has not yet been approved.
Gifts for Staff
Board Policy 8254A

POLICY

The acceptance of gifts of commercial value from pupils or parents by any employee of the BOARD is prohibited. The SUPERINTENDENT may make exceptions in case of bereavement, prolonged illness, or death.

Student Health

Automated External Defibrillators (AEDs)
In cooperation with community partners, MMSD has automated external defibrillators (AEDs) in all district schools and buildings. The AEDs are stored in cabinets which sound an alarm when opened. The alarm alerts everyone of a possible emergency. The AEDs are safe and easy to use. Students must not tamper with the cabinets or AEDs.

Staff members in each school have been trained to perform cardiopulmonary resuscitation (CPR) and how to use an AED. After school hours, there may NOT be a school staff person to assist. We encourage individuals who are certified in CPR/AED use to call 9-911 from a school building, start CPR and access and use the AED if needed. The district Health Services Coordinator should be notified anytime an AED is used outside of school hours.

Emergency Health Services
When school nurses are physically present in the school building, they can provide emergency treatment for serious asthma problems with nebulized albuterol. Epinephrine auto-injectors may be used by any trained staff member, and are available to treat life-threatening allergic reactions. The goal is to initiate treatment before 911 responders arrive.

Medical Insurance
The Madison Metropolitan School District does not carry student medical insurance. Parents/legal guardians are responsible for medical expenses for pupils injured on school premises. Even with the best safety precautions, there is an element of risk to children during normal school activities such as recess and physical education.

Illness – Keeping a Child Home from School
It is not always easy to decide if your child is sick enough to stay home or well enough to be in school. Children who come to school are expected, with few exceptions, to participate fully in school activities. When a child’s illness prevents them from participating in school activities or when their illness poses a risk of spread of harmful disease to others, they should stay home. For specific guidance about your child, contact your school nurse.

If your child will not be attending school for any reason, it is very important for you to call and notify the school office of the reason for the absence. This helps us to keep track of illnesses among our students. It also helps us be assured that your child is safe at home.

If a student has an injury that interferes with participation in physical education class for more than three days, an excuse or recommendation for activity from a health care provider is needed.

Here are some recommendations of when to keep your child home.

- Fever: A fever of 100.5 degrees or more signals an illness that is probably going to make a student
uncomfortable and unable to function well in class.

- Vomiting (2 or more times in the previous 24 hours), Diarrhea or Severe Nausea.
- Rashes with fever or with behavioral changes such as being unusually tired or irritable.
- Bad or persistent cough or difficulty breathing

We encourage you to seek medical attention when your child is sick and to follow your health care provider’s recommendations about returning to school and other social activities. The following guidelines indicate when students can return to school:

- Strep throat: 12 hours after starting antibiotics & after two doses of an antibiotic
- Chicken Pox: after all lesions have dried
- Pertussis: after 5 days of antibiotic treatment
- Other bacterial infections: usually 24 hours after starting antibiotics

**Immunization Law**

For the health and safety of all students, Wisconsin law requires that students in grades pre-kindergarten through 12 have at least minimum protection against certain communicable diseases. Required immunizations include:

- diphtheria-tetanus-pertussis vaccine (DTaP, DT, Td, Tdap),
- polio vaccine,
- measles-mumps-rubella (MMR) vaccine,
- Hepatitis B vaccine, and
- varicella vaccine or a history of chicken pox disease.

The age and grade specific requirements can be found on our website at [www.mmsd.org/health](http://www.mmsd.org/health). The vaccine doses required by state law are minimum requirements. Additional vaccines may be recommended for your child. Please check with your clinic or the public health department for complete recommendations.

You can submit new immunization dates electronically by going to the MMSD website: [www.mmsd.org/health](http://www.mmsd.org/health).

After the 30th school day, the district is required to exclude elementary and middle school students who do not meet the minimum requirements as established by the State of Wisconsin.

The Wisconsin Immunization Registry (WIR) stores a child’s immunization records electronically in a secure system. The WIR is maintained by the Immunization Program of the Wisconsin Department of Health Services (DHS). When your child receives health care, your health care provider can access this information to (1) determine which, if any, immunizations are due at that time; and (2) update your child’s immunization records as needed. Parents and legal guardians can also access this information via the Internet. More information on parent access is at [http://dhs.wi.gov/immunization/WIR.htm](http://dhs.wi.gov/immunization/WIR.htm).

**Medication**

All medications given at school, whether prescription or non-prescription require:

- Written Order for Medication Administration signed by a healthcare provider/prescriber
- Parent/Guardian Medication/Procedure Consent Form

Prescription medication must be provided in the original pharmacy labeled container supplied by the parent/guardian with the following information:

- Student’s full name;
- Name of the drug and dosage;
- Effective date;
- Directions;
- Time to be given; and
- Prescribing practitioner’s name.
Non-prescription (over the counter) medication must be supplied by the student's parent/guardian in the original manufacturer’s package and the package must list the ingredients and recommended therapeutic dose in a legible format.

The student will take the medication at the designated time supervised by authorized school personnel.

Only limited quantities of any medication should be kept at school.

All medication administered at school, except for emergency medications, will be stored in a locked cubicle, drawer or other safe place.

Parents/legal guardians must notify the school when the drug is discontinued and/or the dosage or time is changed. If the medication is changed, a new order must be received from the practitioner.

No over-the-counter medication will be administered to students unless the above process has been completed.

New written permission from the prescriber and parent/legal guardian must be received each year for students who take medication on a long-term basis.

The Practitioner Order for Medication Administration and the Parent/Guardian Medication/Procedure are both available on the district website: www.mmsd.org/health

**Head Lice**

Head lice are a common community problem. An estimated 6 to 12 million infestations occur each year in the United States, most commonly among children ages 3 to 11 and those who live with them. Head lice are not dangerous or carry disease. Despite the fact that head lice often infest those who have meticulous personal hygiene practices, the psychological impact and stigma of head lice can be a challenge. Head lice move by crawling; they cannot jump or fly. Direct head-to-head contact, when one person has an active case of head lice, provides the greatest risk of transmission. Although persistence with treatment is always needed, managing a case of head lice is easier when it is caught early. School nurses recommend that you regularly check your child for head lice. Your school nurse can provide information on what to watch for and discuss, if needed, treatment options including recommended environmental actions.
Transportation

Bikes: Board Policy 4233
A pupil who brings a bicycle to school does so at his/her own risk and bears the loss of any theft of or vandalism to the bicycle. Bicycle riders who do not observe the following rules may lose biking privileges at school:
   a. Students must park their bicycles within the area designated by the school PRINCIPAL.
   b. All bike riders must wear helmets and lock their bikes.
   c. Loitering in the area bicycles are parked or tampering with bicycles is prohibited.
   d. The PRINCIPAL may make additional rules regarding bicycle safety on school grounds.
   e. Students must be in at least 4th grade to ride their bicycle to school without being accompanied by an adult. The PRINCIPAL may approve individual written requests by a parent/guardian of a younger student.

Bus Transportation
Bus transportation is provided free of charge for all elementary students who live more than 1.5 miles away from their school or who are in a designated unusually hazardous area, as determined by the city and the county.

The Board of Education views transportation to and from school as part of the school day. Parents and students must assume that bus transportation is a privilege to the student, not a right. Pupils who do not conform to the rules relating to safe transportation may have their riding privilege withdrawn by the bus company.

The following actions have been identified by the Board of Education as justification for refusing a pupil the privilege of riding a school bus:
   • Yelling, cursing, obscene language;
   • Throwing objects within the vehicle or out of the windows;
   • Extending head, arms or hands out of the windows;
   • Fighting, scuffling, smoking in the vehicle;
   • Moving about in the vehicle while it is in motion;
   • Damaging property;

Any other conduct which might jeopardize the health, safety, welfare or rights of other people and does not align with the MMSD Behavior Education Plan.

Drivers are responsible for the maintenance of order among children being transported and are instructed to use every reasonable means necessary to maintain order on the bus. The district supplies an “incident report” form to be used by school bus drivers in reporting violations of established rider rules. It is the duty of the driver to immediately report severe misconduct to the principal and to the bus company office.

Guidelines for action to be taken in conjunction with the bus company if a student violates the rules for safe bus riding are as follows:
1. First Incident--Discuss appropriate behavior with student and forward a copy of incident report to parent/guardian;
2. Second Incident--Confer with parent(s)/legal guardian(s) and student(s). Students may be refused transportation for one to three days.
3. Third Incident--Student may be suspended from transportation for a period of four to seven days. Parents/legal guardians must be notified in writing of their right to a hearing and/or appeal.

Severity of offense may dictate acceleration of progression outlined above. Parents/legal guardians may appeal this decision to the Assistant Superintendent for the area involved. However, students whose bus riding privileges have been suspended are required to attend school, and parents must assume
responsibility for alternate means of transportation. Continued refusal to abide by established rules may result in suspension of bus riding privileges for the remainder of the school year.

If an adult supervisor from the school district is on the bus, a student may be subject to discipline in accordance with the Behavior Education Plan.

The Madison Metropolitan School District is concerned about the health, safety, welfare, and rights of your child. Please go over appropriate school bus riding practices with your child. Student behavior on the school bus and the driver’s management of the behavior are two key elements to a safe and enjoyable bus ride for all students. Your child’s bus may or may not be equipped with video monitoring equipment. The video camera is an aid used to monitor bus discipline. It does not replace the discipline policy, the driver’s authority, or the responsibility of the school officials. If you have any questions, including questions regarding the use of video equipment on board buses, please call the district’s Transportation Office at 663-5288.
Wellness Policy on Student Physical Activity and Nutrition
Board Policy 4610

POLICY

It is the vision of the BOARD of EDUCATION that all students and staff are and feel healthy, safe, supported, engaged, and challenged. The BOARD recognizes that physical, social, and emotional health are linked to academic achievement and college, career, and community readiness. Students learn better in healthy schools with healthy employees. We believe that it is our responsibility to create learning environments that foster health and well-being for all students and employees.

The DISTRICT will utilize a unified and collaborative approach to learning and health to support the development of the Whole Child. Efforts are guided by the Whole School, Whole Child, Whole Community model (WSCC), developed by the U.S. Center for Disease Control and ASCD (formerly the Association for Supervision and Curriculum Development) that emphasizes a school-wide approach. As a system committed to equity, MMSD seeks to disrupt health inequities and eliminate disparities based on race and socioeconomic status so that our entire learning community, including all staff and all students have the chance to attain their full health and learning potential.

In order to make the DISTRICT’S vision of wellness a reality for all students and staff, the BOARD must apply a set of guiding principles.

1. The DISTRICT shall establish and maintain an infrastructure for management, oversight, implementation, communication, and monitoring of the Wellness Policy and its established goals and objectives.
2. Students in the DISTRICT shall have access to healthy foods and drinkable water throughout the school day including access to the USDA's Child Nutrition Program.
3. All students in grades K-12 shall receive high quality, comprehensive, standards-based health, nutrition, and physical education that provides students with learning experiences to develop the skills to live a healthy, well-rounded lifestyle.
4. All students in grades K-12 shall have opportunities to be physically active on a regular basis throughout the school day, which will include recess, outdoor learning, movement in classroom, activity breaks, and before and after-school programming.
5. The DISTRICT shall create and maintain healthy and safe physical environments that promote learning by ensuring the health and safety of students and employees.
6. All students have access to strategies and supports to develop knowledge and skills for social-emotional health.
7. All students have access to high quality health services to support students in first aid, chronic conditions management, and wellness promotion.
8. All students have access to high quality counseling, psychological, and social services to support mental, behavioral, and social-emotional wellbeing.
9. All employees are supported through the DISTRICT Employee Wellness Program, which will provide education, support, and resources to assist employees on their journey to create a work-life balance and improve quality of life.
10. The DISTRICT is committed to establishing strong partnerships with students, employees, families, community members, and community organizations to ensure engagement and involvement between school and other settings to maximize the impact of wellness programming.

PROCEDURE

I. District Wellness Committee Structures

A. The DISTRICT Wellness Advisory Council (DWAC) will meet at least two times per year. The purpose of the DWAC is to establish DISTRICT wellness goals and oversee the development, implementation,
and review of the DISTRICT Wellness Policy. The Wellness Coordinator or the SUPERINTENDENT’S designee will convene the DWAC and facilitate meetings.

B. Intentional efforts will be made to ensure the DWAC is a diverse representation of our student and staff population. DWAC may include representation from all school levels (elementary and secondary schools) and include (to the extent possible), families, students, school nutrition director, health and physical education teachers, general education teachers, school health nurses, mental health and social services staff, school counselors, psychologists, social workers, or psychiatrists, school administrators, community health professionals, and the general public. The DWAC membership will be BOARD approved.

C. Each school and DISTRICT building will have a Site-Based Wellness Liaison who is an active member of a school or building community who is committed to creating healthier environments for staff and students. Site-Based Wellness Liaisons will serve to promote programs and resources, motivate and encourage coworkers, and work to build a culture of wellness within their building. School principals or building administrators will identify their Site-Based Wellness Liaison on an annual basis to the Wellness Coordinator.

D. The Site-Based Wellness Liaison and the principal (or designee) shall meet at least annually to ensure that the Wellness Policy, school wellness goals, and wellness programming are included in the school’s improvement planning and implementation process.

E. The School-Based Leadership Team and the Site-Based Wellness Liaison should complete the DISTRICT Wellness Policy implementation monitoring tool annually. The monitoring tool results will be shared with the Wellness Coordinator.

F. Each school will work to establish a School Wellness Committee (SWC) that will be organized around the WSCC model and facilitated by the Site-Based Wellness Liaison. The SWC will monitor compliance of the DISTRICT Wellness Policy by assessing the current state of implementation using DISTRICT surveying tools, set building level wellness goals, and carry out various activities to drive individual, school change. The SWC should be comprised of student, family, and staff representation. Intentional efforts will be made to ensure the committee is a diverse representation of our student, family, and staff population.

II. Wellness Policy Implementation, Monitoring, and Accountability

A. The DWAC, facilitated by the Wellness Coordinator, will develop and maintain an implementation plan to manage and coordinate the execution of the DISTRICT Wellness Policy. The implementation plan will delineate roles, responsibilities, actions, and timelines specific to each school. This Wellness Policy and the progress reports shall be posted for the public on the DISTRICT’S website. Progress reports shall also be provided to the BOARD OF EDUCATION.

B. To monitor and measure the implementation of the DISTRICT Wellness Policy, the Wellness Coordinator and the DWAC, shall:

1. Convene opportunities for students, family members, employees, and community stakeholders to share feedback and suggestions on the DISTRICT Wellness Policy.
2. Communicate the DISTRICT Wellness Policy, procedures, and guidance documents to all school staff on an annual basis to maximize site-based implementation.
3. Evaluate compliance with the Wellness Policy to assess implementation on a triennial basis.
4. Monitor, review, and approve guidance around snacks in schools through annual communication with Site-Based Wellness Liaisons and building principals.
5. Publicize wellness information and activities through the DISTRICT wellness website and newsletters.
6. Review and revise the Wellness Policy as needed following BOARD OF EDUCATION policy revision procedures.
7. Coordinate and promote professional development opportunities for staff around wellness in collaboration with DISTRICT and community organizations.
8. Coordinate and promote wellness celebrations for students, families, and community stakeholders around wellness in collaboration with DISTRICT and community organizations.

III. Employee Wellness
A. The DISTRICT believes that employee health and wellbeing impacts student academic achievement. In order to be the best at work, practicing self-care and wellbeing is essential. The DISTRICT views employee wellness as comprehensive and holistic, focusing on a well-rounded individual.

B. The DISTRICT will have a subcommittee of the DWAC called the DISTRICT Employee Wellness Committee (DEWC). The committee will provide education, support, and resources to assist employees on their journey to create a work-life balance and improve quality of life. The committee is made up of representatives from the various employment categories and facilitated by the Wellness Coordinator and the Director of Benefits.

C. Each school and DISTRICT building will designate a Site-Based Wellness Liaison who is an active member of a school or building community that is committed to creating healthier environments for staff. Site-Based Wellness Liaisons will serve to promote programs and resources, motivate and encourage coworkers, and work to build a culture of wellness within their building. School principals or building administrators will identify their Site-Based Wellness Liaison on an annual basis to the Wellness Coordinator.

IV. Nutrition Environment and Services
A. School Meals: All schools within the DISTRICT shall participate in USDA child nutrition programs, including the National School Lunch Program (NSLP) and the School Breakfast Program (SBP). All schools within the DISTRICT are committed to offering school meals that are accessible to all students, are appealing and attractive to children, are served in clean and pleasant settings, meet or exceed current nutrition requirements established by local, state, and Federal statutes and regulations (USDA Nutrition Standards). To the extent possible, foods served should be whole, nutrient-dense, and locally and sustainably grown.

The DISTRICT will provide adequate time for students to eat. At least 10 minutes of seat time will be provided for students to eat breakfast. By the start of the 2019-2020 school year, students will have access to, at a minimum, 20 minutes of seated lunch time to ensure adequate time and space to eat meals in a friendly, clean, and safe environment. All food eaten in classrooms shall be consumed at a table or desk. Any food prepared for or distributed to students outside of the MMSD Food Service Program during the school day or for school sponsored events shall follow the MMSD Guidelines for Safe Food Handling, Parties, and Celebrations at School.

All school nutrition program directors, managers and staff will meet or exceed hiring and annual continuing education/training requirements in the USDA professional standards for child nutrition professionals. MMSD Food Service Director shall ensure compliance with nutrition policies within the Food Service Department while reporting as necessary to the SUPERINTENDENT or his/her designee. The Food Service Director will review the nutrition guidelines of the Wellness Policy to insure compliance with Federal guidelines.

MMSD is committed to reducing sugar content in all school meals. By the 2018-2019 school year, all items on the menu shall contain less than the American Academy of Pediatrics recommended daily sugar intake, currently 25 grams of sugar, with a target of less than 20 grams as a weekly average for the breakfast
entrée. Fruit juice served at breakfast will be limited to three times per week at elementary schools and four times per week at secondary schools.

B. Food Allergies: Food services will work to accommodate the needs of students with food allergies when properly documented. Health Services will work with students with food allergies and their families to ensure the safest and most inclusive environment for the students.

MMSD Food Services will not include peanuts or nut products in elementary school lunches. MMSD buildings are not considered to be nut free facilities.

C. Competitive Foods and Beverages: All foods and beverages sold or provided to students on the school campus during the school day should meet or exceed Federal regulations for school meal nutrition standards and the USDA Smart Snacks in School Nutrition Standards. This includes school stores, food trucks parked on school property, and vending machines.

Food and beverages sold in vending machines and/or school stores in high schools shall only be accessible to students before and after the school day and during the times that Food Services is not serving breakfast or lunch to students to encourage students to purchase balanced meals rather than snacks.

MMSD Vending contracts shall be bid per MMSD purchasing guidelines. Contract specifications shall require Smart Snacks compliance.

D. Celebrations and Rewards: All food and beverages offered on the school campus during the school day will meet or exceed the USDA Smart Snacks in School nutrition standards. The DISTRICT will provide families and staff the MMSD Healthy Classroom Snack List that includes healthy suggestions for classroom snack options, birthday treats, and/or other celebrations. The DISTRICT will provide a list of healthy party ideas to parents and teachers, including non-food celebration ideas.

Foods and beverages will not be used as a reward, or withheld as punishment for any reason, such as for performance or behavior. Food shall not be used in classroom projects as a manipulative (small candies for counting), reward for learning, or in activities that involve students handling and possibly eating the food item.

E. Fundraising: Any fundraiser taking place on the school campus during the school day, including school stores, selling food and beverages during the school day, must meet or exceed the USDA Smart Snacks in Schools nutrition standards. The DISTRICT will provide a list of healthy fundraising ideas to students, families, and staff, including non-food fundraising ideas. Schools are allowed up to 2 fundraisers per year per school club or organization that do not have to be Smart Snack Compliant. Schools are required to submit documentation to the Wellness Coordinator for these events each year.

F. Food and Beverage Marketing in Schools: Any foods and beverages marketed or promoted to students on the school campus during the school day will meet or exceed the USDA Smart Snacks in School nutrition standards, such that only those foods that comply with or exceed those nutrition standards are permitted to be marketed or promoted to students.

V. Health Education
A. The DISTRICT will provide health education to all students in grades K-12, using a sequential, health education curriculum that aligns with national and state standards for health education. Health education instruction should be skills-based, age-appropriate, medically accurate, non-stigmatizing, and inclusive for all students. All students will receive health education in frequencies that meet or exceed the requirements set by the Wisconsin Department of Public Instruction. A professional staff member shall be designated as coordinator of health education.
B. Nutrition Education: The DISTRICT will teach, model, encourage and support healthy eating by all students. Schools will provide nutrition education and engage in nutrition promotion that is designed to provide students with the knowledge and skills necessary to promote and protect their health. Instruction should align to the healthy behavior outcomes of the Center for Disease Control's Health Education Curriculum Assessment Tool (HECAT). Nutrition education should not only be a part of health education classes, but also integrated into other subjects. Nutrition education should include enjoyable, developmentally-appropriate, culturally-relevant and participatory activities, including but not limited to cooking demonstrations, taste-tests, farm visits, and school gardens. Nutrition education information shall also be provided to parents on an ongoing basis.

VI. Physical Education and Activity

A. Physical Education: The DISTRICT will provide physical education to all students in grades K-12, sequential physical education curriculum consistent with national and state standards for physical education. All students will receive physical education instruction by a certified physical education teacher in frequencies that meet or exceed the requirements set by the Wisconsin Department of Public Instruction (DPI), unless as otherwise allowable per state law or BOARD policy. To maximize the level of physical activity during a class period class size shall be considered.

Physical education instruction will provide students with learning opportunities to acquire the knowledge and skills needed to become lifelong, physically active individuals.

All students will be provided equal opportunity to participate in physical education classes. The DISTRICT will make appropriate accommodations to allow for equitable participation for all students and will adapt physical education classes and equipment as necessary. If a student's Individual Education Plan (IEP) states a student requires significant modifications to the physical education curriculum, a student should receive specialized instruction in the least restrictive environment (LRE). Instruction should be delivered by a licensed Adaptive Physical Education (APE) Teacher.

B. Recess: Supervised recess shall be provided throughout the day for elementary and middle school students. All elementary schools will offer at least 30 minutes of recess on all regularly scheduled school days. Minutes may be altered on school days with shortened schedules such as early dismissal and late arrival. Middle schools will work to improve scheduling to ensure students have access to 30 minutes of recess per day.

C. Physical Activity Breaks and Active Academics: Students will be offered physical activity breaks throughout the school’s daily academic program. Teachers will incorporate movement and kinesthetic learning approaches into all instruction when possible and limit sedentary behavior during the school day.

D. Outdoor Learning: Schools will offer regular opportunities throughout the year for experiential, environmental, and nature-based outdoor learning in school gardens, school forests, school natural areas, and other outdoor classrooms.

E. Before and After-School Activities: The DISTRICT will promote opportunities for students to participate in physical activity either before and/or after the school day, which include but not limited to WIAA athletics, school clubs and activities, and MSCR programming.

F. Active Transport: The DISTRICT will support and promote active transport to and from school, such as walking or biking. This includes developing school specific strategies in coordination with community programs, such as Safe Routes to School.

G. Equal Access to Physical Activity: Physical activity during the school day will not be withheld as punishment for any reason. Physical activity may include but not limited to recess, classroom physical
activity breaks, outdoor education, or physical education classes. Only with parent/guardian approval should students be withheld from recess for academics.

VII. Social and Emotional Climate

A. The DISTRICT will prioritize the cultivation of just and equitable learning environments, where each member of the school community is treated with dignity and respect, and experiences a sense of belonging, positivity, and safety.

B. Support and consultation will be available to schools for the development of a holistic restorative approach in schools, including the use of restorative practices and processes and the creation of LGBTQ+ and gender inclusive environments.

C. The DISTRICT will establish and sustain a focus on Social Emotional Learning (SEL) as a process through which students develop the fundamental social and emotional skills for success in learning and life. The MMSD SEL standards specify required knowledge and skills within the three power standards of 1) emotional management, 2) self-concept and 3) social competence.

D. All students will be taught the core SEL curriculum and social emotional learning will be integrated into all academic subjects.

VIII. Health Services

A. The DISTRICT will provide all students access to prevention and intervention health services including first aid, emergency care and assessment and planning for the management of acute and chronic conditions.

B. All services provided by MMSD nurses will aim to address barriers to learning and create environments that foster emotional and physical safety, overall health, and availability for learning.

IX. School Counseling, Psychology, and Social Work Supports

A. The DISTRICT will provide a Multi-Tiered System of Supports (MTSS) that integrates academic (literacy, math, science, social studies, etc.) and socio-emotional wellbeing (behavior, socio-emotional learning, mental health, health/wellness) supports across all universal, targeted, and intensive levels.

B. Selection and delivery of targeted (tier 2) and intensive (tier 3) integrated supports and interventions are data-driven and emerged from an analysis of school-wide universal academic, behavior, climate, and wellbeing data (e.g., universal screening).

C. Schools will develop a consistent teaming structure that (1) maps school support, interventions, and resources, (2) engages in data-based decision making, and (3) integrates all supports through an intentional school-wide strategy to promote academic success and socio-emotional wellbeing.

D. Schools will implement and sustain at least four evidence-based (i.e., research supported, promising best practice, or data-driven) supports or interventions to meet student social, emotional, behavioral, and health needs. At least two will be at the universal level, one at the targeted level and one at the intensive level.

E. All services provided by MMSD students services staff (nurses, school counselors, school psychologists, and social workers) aim to address barriers to learning and create environments that foster emotional and physical safety, overall health, and availability for learning.
X. Family Engagement and Community Involvement

A. The DISTRICT is committed to establishing strong partnerships with families, community members, and community organizations to maximize engagement and involvement between schools and other settings to maximize the impact of wellness programming to support positive change. The Wellness Coordinator will work with Family, Youth, and Community Engagement and other departments in MMSD to maximize engagement of families and community stakeholders.

B. The DISTRICT will use culturally and linguistically responsive strategies to communicate with families and community stakeholders. Intentional strategies will be used to ensure that all families and community members have access to engage in wellness programming and access to wellness information in meaningful ways. The DISTRICT will be responsive to student, family, and community input around the DISTRICT Wellness Policy and provide opportunities for families to provide feedback.

C. Wellness programming will encompass the entire DISTRICT. In order to address health disparities that exist within our community (asthma and pediatric obesity rates, for example), schools with the greatest opportunity for change will be encouraged to participate in wellness programming. These schools will be identified based on their population of students who experience higher poverty rates, higher chronic disease rates, and higher levels of food insecurity.

D. The DISTRICT will partner with community members and organizations to develop strong relationships to support implementation of the DISTRICT Wellness Policy, to measure the impact of strategies, and to celebrate DISTRICT and school successes.

MMSD Healthy Classroom Snack List

The Madison Metropolitan School District’s Healthy Classroom Snack List was developed to help parents and school staff select healthy and nut-free snack options when bringing in snacks for the entire class for events such as birthdays, holidays, rewards, etc. We take great care in making sure all students feel welcomed and safe within the classroom. Certain foods may trigger life threatening allergic reactions.

The MMSD Healthy Classroom Snack List contains the following information:

- Nutrition guidelines for healthy snacks
- Snack preparation recommendations
- Food allergy guidelines
- Suggestions for healthy classroom snack options
- Ideas for non-food celebrations & rewards

For the complete MMSD Healthy Classroom Snack List, updated in 2017, visit mmsd.org/wellness.
School Directory and Student Information

Directory Information
Wisconsin law allows the district to disclose directory information about students unless parents/legal guardians desire that all or any part of this information not be released. If parents/legal guardians wish to have information about their child(ren) withheld, they must designate what they wish to have withheld for each child when completing online enrollment.

Directory Data/Information covers those student records which include the student’s name, present address, telephone number, date and place of birth, major field of study (e.g. 3rd grade elementary education at Leopold School), dates of attendance, participation in officially recognized activities and sports, weights and heights of members of athletic teams, student’s photograph or video recording, the most recent or previous school attended by the student, and degrees and awards received.

Census Verification
Census Verification is an important process of confirming a student’s household information. This process is completed online during the enrollment process at the start of the school year. Accurate census information allows school personnel to locate a student's parent/guardian or emergency contact person in the case of illness or emergency. Families should provide the following contact information:

1. Household address and other information for all legal guardians, indicating the child’s primary household, which determines the student’s school attendance area.
2. Any additional adults that may be contacted or receive information. Adults that have either
   a. LEGAL CUSTODY OF THE STUDENT and/or
   b. LEGAL ACCESS TO THE STUDENT’S RECORDS.
3. A list of all adults and/or other minors sharing the student’s household. Please indicate the relationship of each adult to the student, for example, stepmother, stepsister, uncle, etc.

Changes to Family Address/Phone
For your child’s safety, please inform the school whenever you have a phone or address change or if your alternative emergency contacts change, including any temporary relocation for the student or the family.

Legal Guardianship
Parents are strongly encouraged to provide the names of all persons with legal rights to their child or their child’s information.
Internal Transfers
Board Policy 4023

POLICY

Transfer to Another School Within the Madison Metropolitan School District (“Internal Transfers”)

It is the BOARD’s responsibility to establish attendance area boundaries for all schools in the Madison Metropolitan School District (MMSD or District). The BOARD reserves the right to require any student to attend the school assigned to his/her legal residence. (See BOARD Policy 4021).

It is the POLICY of the BOARD of the MMSD to permit, as a privilege, a student to transfer from the school assigned to his/her legal residence to another school within the District. Such transfers are commonly referred to as “internal transfers.”

In order to ensure adequate resources, sufficient staffing and space within each of the District’s schools, students who have previously been granted an internal transfer are required to reapply for an internal transfer when entering middle school and again when entering high school.

Also to ensure adequate resources, sufficient staffing and space within each of the District’s schools, students who move to a different attendance area within the District during a school year are required to apply for an internal transfer in order to remain in their original school of attendance for subsequent school years. If an internal transfer is not requested and granted, the student shall attend the school of attendance associated with the student’s legal residence.

Upon request by an adult student or a parent/legal guardian a request to transfer to another school may be granted if the following conditions are met:

1. Space is available in the requested school, program, class, and/or grade. When determining a school’s capacity to accept an internal transfer, the District may consider class size limitations, student-teacher ratios, staffing allocations, building capacity, enrollment projections, student counts, and the number of previously granted internal transfers;
2. The special education and/or related services, including specialized transportation, set forth in the student’s individualized education program are currently available in the requested transfer school, there is space available at the requested transfer school for the provision of the special education and/or related services, and the requested transfer is approved as a change in placement through the IEP process;
3. The adult student or parent/legal guardian acknowledges that, unless required by law, a student attending any school or program on an internal transfer shall be responsible for providing their own transportation to and from school.

Space availability determinations are a delegated administrative responsibility. The method of making such determinations may vary from year to year and the factors set forth in paragraph 1 above may be given various weight based upon administrative discretion.

Administration shall, by the April 30th preceding the May application window, post to the District’s website the method for determining space in a school, program, class and/or grade, including any explicit caps for the upcoming school year.

Any time there is evidence to support the conclusion that enrollment via internal transfer in a school/program has been sought or obtained based on illegitimate or false information, deceptive practices, or in any manner that attempts to gain a privilege or advantage inconsistent with the intent of the BOARD policies, the student may be required to attend the school assigned to his/her current primary residence. For example, reporting
or establishing an illegitimate or temporary residence for the primary purpose of obtaining a change in school enrollment or not reporting a change in residence in order to remain in the current school would be grounds for disallowing or revoking enrollment or attendance at a particular school.

**PROCEDURE**

Transfer to Another School Within the Madison Metropolitan School District (“Internal Transfers”)

1. The procedures for requesting and processing an internal transfer request shall be as follows:

   a. The adult student or parent/legal guardian shall complete an Application for Student Internal Transfer Form on a form provided by the MMSD and file the application with the MMSD Enrollment Office.

   b. Applications for Internal Transfers for the next academic year will be accepted beginning on the first 1st Monday in May until 4:00 p.m. on the third Friday in May of the preceding academic year. This application period is deemed to be the “first application period.”

   c. Applications for Internal Transfers will also be accepted after the third Friday in May until 4:00 p.m. of the second Friday immediately prior to the first day of school or the last day of registration, whichever is earlier. This application period is deemed to be the “second application period.”

   d. After applications from the first application period have been received, the Superintendent or his/her designee shall determine whether space is available in the requested schools/programs. If no space is available at a particular school or program all applications shall be denied and parents will be informed of such denial.

   e. All applications will be grouped based upon the following weighted priority categories and applications will be approved from higher level priority categories first prior to approving applications in lower level priority categories:

      i. The student has a sibling attending the requested school or program and the sibling will continue to attend the new school or program at the same time as the applicant if the application is granted.

      ii. The student has a parent who is a staff member at the requested school or program.

      iii. The student has a change or anticipated change of residence on or before the second Friday immediately prior to the first day of school or the last day of registration, whichever is earlier, and seeks to remain at his/her original school of attendance provided that the student has been enrolled in and attended the original school of attendance. This preference does not apply to students enrolled in the District’s 4-year-old-kindergarten program.

      iv. All remaining transfer applications.

   f. If the number of applicants exceeds the number of spaces available in a school or program, or if applications have been denied pursuant to 1.d. above, students will be placed on a school or program specific waiting list that shall consist of students receiving priority (see above) placed first on the list in random order and all other students placed on the list in a randomly selected order thereafter.

   g. If a student falls into 2 or more of priority categories 1.e.i. (sibling at school) 1.e.ii. (parent as a staff member) or 1.e.iii. (change of residence), the student shall be placed above all other students on the list. If more than one student falls into 2 or more priority categories, those students shall be placed in random order above all other students on the list. It is the responsibility of the adult student or parent/legal guardian to indicate all preferences for which the student is eligible on the Application for Student
Internal Transfer Form.

h. All students who applied during the first application period shall receive preference over those students who applied during the second application period and no student who applied during the second application period may be approved until all students who applied during the first application period have been approved.

i. For students who applied during the first application period, the adult student or the parent/legal guardian shall be notified by the Superintendent or his/her designee whether the application is accepted or denied on or before July 1. If the application is granted, such notice shall include a statement regarding the adult student’s or parental/legal guardian’s responsibility for transportation and regular school attendance of the student, the possibility that the transfer may be revoked due to poor attendance and the requirement to reapply for an internal transfer prior to progressing to the next school in the natural progression of schools.

j. The adult student or parent/legal guardian must notify the Superintendent or his/her designee within 15 business days whether they will accept the transfer. If the adult student or parent/legal guardian declines or fails to respond within 15 business days the student’s name will be removed from the list.

k. The District will again analyze school or program space availability after student registration dates and, if feasible, allow students to internally transfer into their requested school or program.

l. If it is determined that additional space is available at a school or program, the District will use the lists created pursuant to 2.e. above in approving additional applications.

m. If it is determined that additional space is available at a school or program the next student on the list associated with that school or program shall be notified on or before the Thursday before the first day of school. Such notice shall include a statement regarding the adult student’s or parental/legal guardian’s responsibility for transportation and regular school attendance of the student, the possibility that the transfer may be revoked due to poor attendance and the requirement to reapply for an internal transfer prior to progressing to the next school in the natural progression of schools.

n. All determinations regarding approval or denial of an internal transfer request are final.

2. The procedures for requesting and processing an internal transfer request at the transitions from elementary school to middle school and middle school to high school shall be as follows:

a. All students who are granted an internal transfer to a school or program on or after July 1, 2014, must reapply for an internal transfer in order to continue to attend the next school in the natural progression associated with the school into which the student transferred. Reapplication is not required if the next school in the natural progression associated with the school into which the student internally transferred is the same school assigned to the attendance area of the student’s legal residence. For example, a student who is granted an internal transfer into an elementary school must reapply for an internal transfer in order to attend the middle school in the normal feeder pattern of that elementary school, unless the middle school is the assigned feeder school of the student’s legal residence.

b. Applications for internal transfers requests at the transitions from elementary school to middle school and middle school to high school will be accepted beginning on the first 1st Monday in May until 4:00 p.m. on the third Friday in May of the preceding academic year.

c. After all requests have been received, the Superintendent or his/her designee will deny all applications for transfers into schools and/or programs that do not have sufficient space or the required special education and/or related services.
d. The remaining requests will be granted based upon the procedures set forth in 1.e through m. above except that students seeking to continue to attend the next school in the natural progression will be approved first before any students who are applying to the school or program from outside of the natural progression associated with the school or program.

3. Revocation of internal transfers.

a. Based upon the recommendation of the building principal, the Superintendent or his/her designee may revoke an internal transfer for reasons related to absenteeism or truancy. If a principal recommends a revocation based upon absenteeism or truancy, the principal shall ensure the following steps have been taken prior to the recommendation for revocation:

   i. The adult student or parent/legal guardian has been provided notice that the student’s absenteeism or truancy may result in revocation of their internal transfer.

   ii. The school has met with the adult student or parent/legal guardian and the student and discussed the student’s absenteeism or truancy, offered an opportunity to the adult student or parent/legal guardian and the student to explain any absences that they believe have been incorrectly labeled as absences, and established a plan to address such absenteeism or truancy.

b. The Superintendent or his/her designee may revoke a transfer for which there is evidence that the transfer was sought or obtained based on false information, deceptive practices, or in any manner that attempts to gain a privilege or advantage inconsistent with the intent of BOARD policies. If the Superintendent or his/her designee seeks a revocation based upon the provision of false information or deceptive practices, the Superintendent or his/her designee shall ensure the following steps have been taken prior to revocation:

   i. The adult student or parent/legal guardian has been provided written notice of the false information or deceptive practice allegedly used by the adult student or parent/legal guardian.

   ii. The Superintendent or his/her designee has met with the adult student or parent/legal guardian and provided the adult student or parent/legal guardian an opportunity to explain the allegedly false information or deceptive practice.

c. The following limitations shall be observed when revoking internal transfers:

   i. When a transfer is revoked at any level, the revocation shall generally be effective at the conclusion of the regular school year.

   ii. Following the revocation of an internal transfer, the Superintendent or his/her designee must grant approval for the same student to apply for a subsequent internal transfer at the same instructional level at which revocations occurred (i.e., elementary level or secondary).

Revised 11/24/14
Parents’ Rights to Receive Teacher Information

The federal No Child Left Behind Act of 2001 (NCLB) requires schools that receive Title I funds to notify parents or legal guardians of your rights to request information about the qualifications of your children’s teachers. You may request information on the following:

- Whether the teacher has met state qualifications and has a license for the grade level(s) and the subject(s) he or she teaches
- Whether the teacher has an emergency or provisional license
- What degrees the teacher holds and the field of discipline of his or her certification or degree
- Whether the child is being provided services by paraprofessionals and, if so, their qualifications

If you have any questions regarding these qualifications, please contact your principal.

Pupil Records/Rights: Annual Notice of Confidentiality of Personally Identifiable Information, Student Record Information and Rights under the Protection of Pupil Rights Amendment (PPRA)

Pupil records include all records relating to individual pupils maintained by a school in any way (including, but not limited to, handwriting, computer storage media, video and audiotape, film, microfilm, and microfiche), except for any such records that are expressly excluded from the definition of pupil records by law (such as records maintained for personal use by a teacher and not available to others and records available only to persons involved in the psychological treatment of a child). Personally identifiable information about a student includes data contained within a pupil record including but not limited to: (a) The student’s name; (b) The name of the student’s parent or other family members; (c) The address of the student or student’s family; (d) A personal identifier, such as the student’s social security number, student number, or biometric record; (e) Other indirect identifiers, such as the student’s date of birth, place of birth, and mother’s maiden name; (f) Other information that, alone or in combination, is linked or linkable to a specific student that would allow a reasonable person in the school community, who does not have personal knowledge of the relevant circumstances, to identify the student with reasonable certainty; or (g) Information requested by a person who the educational agency or institution reasonably believes knows the identity of the student to whom the education record relates.

The school district maintains several classes of pupil records.

- “Progress records” include grades, courses the child has taken, the child’s attendance record, immunization records, required lead screening records, and records of school extra-curricular activities. Progress records must be maintained for seven years after the child graduates or otherwise ceases to be enrolled.

- “Behavioral records” include such records as psychological tests, personality evaluations, records of conversations, written statements relating specifically to the pupil’s behavior, tests relating specifically to achievement or measurement of ability, physical health records other than immunization and lead screening records, law enforcement officers’ records, and other pupil records that are not "progress records." Law enforcement officers’ records are maintained separately from other pupil records. Behavioral records may be maintained for no longer than one year after the child graduates or otherwise ceases to be enrolled, unless the parent specifies in writing that the records may be maintained for a longer period of time. At the request of the child’s parents, the school district destroys the information that is no longer needed.

- “Directory data” includes the student’s name, present address, telephone listing (unless the number is unlisted), date and place of birth, major field of study, participation in officially recognized activities and sports, weight and height of members of athletic teams, dates of attendance, photographs, degrees and awards received, and the most recent previous educational agency or institution
attended by the student.

- “Pupil physical health records” include basic health information about a pupil, including the pupil’s immunization records, an emergency medical card, a log of first aid and medicine administered to the pupil, an athletic permit card, a record concerning the pupil’s ability to participate in an education program, any required lead screening records, the results of any routine screening test, such as for hearing, vision or scoliosis, and any follow-up to the test, and any other basic health information, as determined by the State Superintendent. Any pupil record relating to a pupil’s physical health that is not a pupil physical health record is treated as a patient health care record under sections 146.81 to 146.84, Wisconsin Statutes. Any pupil record concerning HIV testing is treated as provided under section 252.15, Wisconsin Statutes.

The Family Educational Rights and Privacy Act (FERPA), the Individuals with Disabilities Education Act (IDEA), and section 118.125, Wisconsin Statutes, afford parents and students over 18 years of age (“eligible students”) the following rights with respect to education records:

The right to inspect and review the student’s education records within 45 days of receipt of the request. Parents or eligible students should submit to the school principal a written request that identifies the records(s) they wish to inspect. The principal will make arrangements for access and notify the parent or eligible student of the time and place where the records may be inspected. The school district will comply with the request without unnecessary delay and before any meeting about an individualized education program, or any due process hearing, and in no case more than 45 days after the request has been made. If any record includes information on more than one child, the parents of those children have the right to inspect and review only the information about their child or to be informed of that specific information. Upon request, the school district will give a parent or eligible student a copy of the progress records and a copy of the behavioral records. Such copies are subject to the district’s copy fee pursuant to Board Policy No. 4154. Upon request, the school district will give the parent or eligible student a list of the types and locations of education records collected, maintained, or used by the district for special education. The school district will respond to reasonable requests for explanations and interpretations of the records. A representative of the parent may inspect and review the records with parent permission.

The right to request the amendment of the student’s education records that the parent or eligible student believes is inaccurate, misleading or otherwise violative of the student’s privacy rights. Parents or eligible students may ask Madison Metropolitan School District to amend a record that they believe is inaccurate or misleading. They should write the school principal, clearly identify the part of the record they want changed, and specify the reason for requesting the change (i.e. why the record or a portion thereof is inaccurate or misleading). If the district decides not to amend the record, the district will notify the parent or eligible student of the decision and advise them of their right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the parent or eligible student when notified of the right to a hearing.

The right to consent to disclosures of personally identifiable information in the student’s education records, except to the extent that federal and state law authorize disclosure without consent. The exceptions are stated in 34 CFR 99.31, Family Educational Rights and Privacy Act regulations; Sec. 9528, PL107-110, No Child Left Behind Act of 2001; and section 118.125(2)(a) to (p) and sub. (2m), Wisconsin Statutes.

One exception that permits disclosure without consent is disclosures to school officials with legitimate educational interests. A school official is a person employed by the district as an administrator, supervisor, instructor (including off-site, four-year-old kindergarten teachers), or support staff member (including health or medical staff); a member of the School Board; a person or entity with whom the district has contracted to perform a special task (such as an attorney, auditor, bus contractor, medical consultant, or therapist); a law enforcement officer who is individually designated by the School Board and assigned by the school district (commonly referred to as an Educational Resource Officer or ERO); or a volunteer, fieldwork
student, student teacher, unpaid intern or official committee member expressly authorized by the district to assist another school official in performing a school function. A school official has a legitimate educational interest if the official needs to review or know the contents of an education record in order to fulfill his or her professional responsibility.

Upon request, the district discloses education records without consent to officials of another school district in which a student seeks or intends to enroll.

Also, to the extent consistent with Board of Education policy governing “directory data,” the district may disclose student “directory data” without consent, unless the parent notifies the district that such information may not be released without prior parental consent. A parent must notify the district of a decision to opt-out of the disclosure of “directory data” within 14 days of receiving annual notice of the district’s “directory data” policy.

The district may also disclose personally identifiable information without consent if the disclosure is necessary to protect the health or safety of a student or other persons.

Finally, in accordance with federal law and district policy, the district will disclose each secondary student’s name, address and telephone listing to a military recruiter or institution of higher education, upon request, unless parents or eligible students have completed and submitted district forms opting out of such disclosures. See Sec. 9528, PL107-110, No Child Left Behind Act of 2001; Sec. 544, PL 107-107, National Defense Authorization Act for Fiscal Year 2002; and Board of Education Policy 4156.

The right to file a complaint with the U. S. Department of Education concerning alleged failures by the district to comply with the requirements of FERPA. The name and address of the Office that administers FERPA is: Family Policy Compliance Office, U.S. Department of Education, 400 Maryland Avenue, S.W., Washington, DC 20202-4605.

Notification of Rights Under the Protection of Pupil Rights Amendment (PPRA)

PPRA affords parents certain rights regarding our conduct of surveys, collection and use of information for marketing purposes, and certain physical exams. These include the right to:

• Consent before students are required to submit to a survey that concerns one or more of the following protected areas (“protected information survey”) if the survey is funded in whole or in part by a program of the U.S. Department of Education (ED):
  1. Political affiliations or beliefs of the student or student’s parent;
  2. Mental or psychological problems of the student or student’s family;
  3. Sex behavior or attitudes;
  4. Illegal, anti-social, self-incriminating, or demeaning behavior;
  5. Critical appraisals of others with whom respondents have close family relationships;
  6. Legally recognized privileged relationships, such as with lawyers, doctors, or ministers;
  7. Religious practices, affiliations, or beliefs of the student or parents; or
  8. Income, other than as required by law to determine program eligibility.

• Receive notice and an opportunity to opt a student out of –
  1. Any other protected information survey, regardless of funding;
  2. Any non-emergency, invasive physical exam or screening required as a condition of attendance, administered by the school or its agent, and not necessary to protect the immediate health and safety of a student, except for hearing, vision, or scoliosis screenings, or any physical exam or screening permitted or required under State law; and
  3. Activities involving collection, disclosure, or use of personal information obtained from students for marketing or to sell or otherwise distribute the information to others.

• Inspect, upon request and before administration or use –
1. Protected information surveys of students;
2. Instruments used to collect personal information from students for any of the above marketing, sales, or other distribution purposes; and
3. Instructional material used as part of the educational curriculum.

These rights transfer to from the parents to a student who is 18 years old or an emancipated minor under State law.

The Madison Metropolitan School District will notify parents at least annually at the start of each school year, and after any substantive changes, of the policies related to arrangements to protect student privacy in the administration of protected information surveys and the collection, disclosure, or use of personal information for marketing, sales, or other distribution purposes. The Madison Metropolitan School District will also directly notify parents of students who are scheduled to participate in the specific activities or surveys subject to PPRA and will provide an opportunity for the parent to opt his or her child out of participation of the specific activity or survey.

Parents or students 18 years of age or older who believe their rights have been violated may file a complaint with:

Family Policy Compliance Office
U.S. Department of Education
400 Maryland Avenue, SW
Washington, D.C. 20202-8520
Students and Student Achievement

Americans with Disabilities Act (ADA)/504


A person with a disability is someone who:

1. has a mental or physical impairment which substantially limits one or more major life activity(ies) (e.g., caring for one’s self, performing manual tasks, seeing, hearing, eating, sleeping, walking, standing, lifting, bending, speaking, breathing, learning, reading, concentrating, thinking, communicating and working); or
2. has a record of such an impairment; or
3. is regarded as having such an impairment.

In order to fulfill its obligations under these laws, the Madison Metropolitan School District Board of Education and the Madison Metropolitan School District recognize a responsibility to avoid discrimination in policies and practices regarding its personnel and students. No discrimination against any person with a disability will knowingly be permitted in any of the programs and practices in the Madison Metropolitan School District.

If the parent or legal guardian disagrees with the determination made by the professional staff of the Madison Metropolitan School District, they have the right to file a complaint with the Wisconsin Department of Public Instruction, the U.S. Department of Education’s Office for Civil Rights (Region V) and/or the U.S. Department of Justice.

To file a complaint, contact:
Affirmative Action Officer
545 West Dayton Street, Room 104
Madison, WI  53703-1995
Phone: 608-663-1530 / Fax: 608-204-0348
Accommodations for Religious Beliefs
Board Policy 4039

POLICY

1. The District shall provide for the reasonable accommodation of a student’s sincerely held religious beliefs with regard to all examinations and other academic requirements.

2. Any student or any parent or guardian of any minor student may request an accommodation under this Policy. The student’s school shall provide a reasonable means by which a student exercising his/her sincerely held religious beliefs will be permitted to make up an examination or other academic requirements at another time or by an alternative means without prejudicial effect. Under no circumstances shall a teacher deduct points or lower a grade on a test, assignment or other class requirement because a student has requested and received an accommodation pursuant to this policy.

3. District staff shall handle all such requests confidentially. Any staff member who receives or becomes involved, on a need-to-know basis, in responding to a request for an accommodation under this policy, or in responding to any formal complaint, shall treat the request/complaint as a confidential matter involving student records.

4. A student or parent or guardian of a minor student with a need for an accommodation under this Policy shall be permitted to seek such an accommodation by directly contacting the building PRINCIPAL or his/her designee. Excluding unexpected emergencies and conflicts that cannot reasonably be identified in advance, a request for an accommodation shall be submitted (generally, in writing) in advance of the date of the exam or the due date of any other academic requirement.

5. If the student or parent/guardian is not satisfied with the accommodation proposed/offered by the student’s school, or otherwise has an unresolved concern arising under this Policy, the student or parent/guardian may file a formal complaint with the District. This Policy incorporates the complaint procedure identified in Board Policy 8012. Any complaint of a student or parent or guardian of a minor student arising under this Policy may be filed and appealed as provided in Board Policy 8012 with respect to student discrimination complaints arising under ch. PI 9 and Wisconsin Statute § 118.13.

6. Annual written notification of this Policy and the related Complaint procedure shall be provided to all students, the parent or guardian of minor students, and instructors.

7. Prior to the beginning of each school year, the SUPERINTENDENT or his/her designee shall distribute a calendar to all schools containing a list of religious and cultural days of importance of which school staff must be considerate when scheduling exams and activities to the extent practicable.

In order to ensure that all students and families have the opportunity to participate in school activities, extracurricular and co-curricular activities and special events, the SUPERINTENDENT or his/her designee shall also distribute a shorter list of “Observances That May Impact Attendance.” Schools shall avoid scheduling exams, athletic events/contests and other special events, such as assemblies, field trips, and back-to-school nights, on days identified as “Observances That May Impact Attendance.”

The list of “Observances That May Impact Attendance” shall be:

Rosh Hashanah
Yom Kippur
Christmas
Easter
Eid-al-Fitr
Eid-al-Adha
Birth of Baha’u’llah
Naw Ruz

This policy applies only to events scheduled at the school level or by the school DISTRICT. It does not apply to participation in events the scheduling of which is outside of the control of the school DISTRICT; however, with respect to such events, accommodations shall be made for students who exercise their sincerely held religious beliefs.

No student shall be penalized in any manner because the student requested and received an accommodation pursuant to this policy.

6/8/09
Revised 05/18/15

Student Policy, Procedures and Rules for Using Information Technology
Board Policy 3721

POLICY

It is the policy of the BOARD to mandate and expect that students will use District-provided information technology in a responsible manner. Accordingly, the BOARD has established a policy and procedures for the use of District-provided information technology along with rules governing the behavior of students who access such resources.

This Policy is intended to promote freedom of thought, expression and inquiry for students and staff members. It is intended to provide the protections necessary and usage guidelines for users of the Internet in the MMSD. Paramount is that the free expression of ideas is acknowledged and encouraged in the MMSD community.

Students who do not comply with the standards of behavior outlined in the Student Conduct and Discipline Plan or with the rules below may lose their privilege to use District-provided information technology resources and/or be subject to other disciplinary action.

PROCEDURE

1. Unless a student’s right to access have been limited or withdrawn as a disciplinary sanction, students will be permitted to access the Internet using District technology resources. The use of the Internet may be integrated within academic curriculum. Such access by students is subject to various legal requirements, including the restriction of content that may be harmful to minors. The District will meet such legal requirements by, for example, using security controls and filters that are administered by the District and/ or by service providers.

2. All MMSD user accounts are owned by the MMSD and therefore are not private. All messages and files created, sent, received or stored using MMSD equipment, networks or communication systems are the property of the District. MMSD retains the right to review, audit, intercept, access and disclose all messages created, received, or sent over the electronic communication systems as necessary. The ADMINISTRATION may access any message for reasons including, but not limited to:

   a. to find lost messages;
   b. to study the effectiveness of the communication system;
c. to comply with investigations into suspected criminal acts or violations of BOARD policies, including investigations into allegations of electronic bullying using DISTRICT resources;
d. to recover from systems failures and other emergencies;
e. to respond to public records requests, subject to the limitations imposed by state and federal law and BOARD policy regarding the disclosure of personally identifiable student information;
f. to comply with discovery proceedings or to be used as evidence in legal actions, subject to the limitations imposed by state and federal law and BOARD policy regarding the disclosure of personally identifiable student information;
g. as may otherwise be required and/or permitted by state or federal law.

3. Each year, prior to use, each student shall receive and discuss information from his/her teacher regarding:

a. Internet safety and security, including:
   • the importance of understanding what materials are inappropriate to minors
   • safe use of electronic mail, chat rooms, web sites, web blogs, social network profiles and other direct forms of electronic communication and online fora including the importance of understanding that one should never provide personal information to a site on the Internet without the supervision of an adult; such personal information includes likeness, full name, address, phone number, credit card number, and Social Security number
   • the procedures for reporting occurrences of computer-based bullying and/or harassment (See Policy 4510)

b. Responsible use of information technology, including:
   • abiding by copyright laws
   • understanding that unethical and unlawful activities include unauthorized access to any data or communications equipment without the owner’s permission, “hacking,” or unauthorized disclosure, use, or dissemination of anyone’s personal information

c. Measures the District has taken to restrict access to materials harmful to minors, including:
   • implementing Internet filtering requiring adult supervision during student use of the Internet

4. An online presence includes, but is not limited to, web pages, web sites, social network profiles, posted comments, posted images or videos or other media, blogs and microblogs and participation in online fora. A public online presence is one which can be accessed by people who are not staff or students of the MMSD. A public online presence created with District-provided resources or pursuant to the District’s educational or business purposes must:

a. adhere to District policies and guidelines;
   • maintain confidentiality
   • only use assigned log in information unless instructed otherwise
   • may not contain or link directly to inappropriate content
   • obtain all required permissions and clearances
   • set privacy settings and access restrictions appropriately to the content on your site

b. adhere to the “user agreement” or “terms of service” for the hosting site;

c. indicate that the views expressed are those of the student and do not necessarily reflect the opinions/views of the Madison Metropolitan School District;

d. not violate copyright or privacy laws;

e. be kept current and monitored on a regular basis
RULES

1. Students shall:
   • adhere to same standard of conduct expected and required in a classroom;
   • follow rules for applying for password and e-mail accounts;
   • follow rules for using resources, time limits and printing instructions;
   • log off the system as soon as finished to provide others with the opportunity to access the system;
   • report violations of these rules.

2. Students shall not:
   • lend their e-mail logins and passwords to anyone else;
   • create a computer virus and place it on the network;
   • send a message that is inconsistent with the school’s code of conduct, written or implied;
   • send messages that are inappropriate, obscene, sexist, contain obscenities, or contain inflammatory or abusive language (See Policy 8012);
   • send messages or use district information technology resources to engage in bullying or harassing behavior (See Policy 4510)
   • send any message with someone else’s name on it;
   • read mail or files without the owner’s permission;
   • interfere with the ability of other users to make effective use of school district computing and network resources.

Possession of a Personal Electronic Device
Board Policy 4403

POLICY

Students are permitted to possess a cellular phone, personal digital assistant, personal music/video/gaming device, camera, or other personal electronic device with communication functions or the capability to capture/record voice or image information (collectively within this Policy, “Device” or “Devices”), provided that students refrain from using such Devices (1) in a manner that detracts from and/or disrupts the learning of oneself or others, (2) in a school bathroom, locker room, or other dressing area at any time, and (3) at such other times as have been identified in advance by a school-issued policy, rule or directive.

PROCEDURE

1. Any student who uses a Device and/or associated equipment in a manner that violates this Board Policy or any other policy or school rule shall be subject to consequences, including, but not necessarily limited to, disciplinary action, required surrender of the Device, and/or potentially having his/her right to possess a Device at school further restricted by the school PRINCIPAL or his/her designee. In any case where a Device is confiscated by a school, the Device shall be returned to the student or to a parent/guardian at an appropriate time.

2. Students who possess a Device do so at their own risk to possible loss, damage or liability.

3. If a school PRINCIPAL or his/her designee determines that a Device was used appropriately by a student in an emergency situation, the school will not discipline the student for such possession/use.
4. Students shall annually be provided with a copy of the rules that govern the possession and use of the Devices covered by this Policy.

5. Nothing within this Policy shall be construed to limit a student’s ability to use a Device in a manner that functions as assistive technology necessary for a student’s education and that is required under an Individualized Education Plan or a Section 504 agreement.

7/14/14
Guide to R-Rated Films in Schools

• Teachers are to show films only related to the curriculum
• Teachers are to make every effort to show PG and PG-13 rated films
• If teachers choose to show R-rated films, they must: 1) receive permission from the school principal and must show the relevance to the current unit/lesson; and 2) send a notice to parents with a signature line for their approval
• If a parent does not wish their child to view the film, or if the approval is not returned, the student is to be moved to another area and given an alternative assignment
• If the student is 18 years of age, he/she may sign the form themselves

Advanced Learning

Advanced Learning, offered starting in kindergarten, provides advanced instruction and learning opportunities that broaden, deepen and stretch beyond grade level expectations when students are ready for this next level of challenge. Students identified to receive these supports show high capabilities or the potential for performance. Advanced Learning is not just about reading and math. It’s about all content areas, including leadership, creativity and the arts. If you feel your student would benefit from Advanced Learning services and supports, we invite you to complete an inquiry form either on the Advanced Learning website (https://advanced.madison.k12.wi.us/AL-Inquiry) or in person at your child’s school. Just ask in the office. For more information, you can find our new Advanced Learning Plan at advanced.madison.k12.wi.us.

ESL/Bilingual Education

English as a Second Language (ESL)
English as a Second Language (ESL) services foster both English language development and academic achievement for students who are not yet fully proficient in English. These services are provided through collaboration among ESL teachers, Bilingual Resource teachers (BRT), and classroom teachers. Services are aligned to English language proficiency standards and grade-level academic standards to support the development of students’ English proficiency and academic achievement. ESL programs are offered at all MMSD schools and in some alternative programs to assist our students from over 100 different home language backgrounds. Students may also receive primary language support from a Bilingual Resource Specialist (BRS). Support from BRS is available in Spanish, Chinese (Mandarin), Hmong, Khmer, Lao, Korean, Tibetan, French, Arabic, Mandinka, Telugu and Nepali.

Bilingual Education
The goals of bilingual education programs are for students to acquire academic skills and content knowledge at grade-level in students’ primary language while developing English language skills. The MMSD has implemented two different program models to serve the needs of English Language Learners.

Developmental Bilingual Education (DBE): Hmong-English and Spanish-English
In Developmental Bilingual programs, bilingual learners receive instruction in both Hmong or Spanish and English. Students’ language skills and cultures are utilized to enhance learning and promote academic achievement in all content areas. The goals of this program are for students to develop bilingual/biliteracy skills, to attain high levels of academic achievement, and to develop cross-cultural skills.

Dual-Language Immersion (DLI)
Dual-Language Immersion programs serve both native English speakers and English language learners in the same classroom setting. The goals of this program are for students to develop bilingual/biliteracy skills, to attain high levels of academic achievement, and to develop cross-cultural skills. Dual language immersion programs are offered at several schools and at Nuestro Mundo Community School, an MMSD charter school.
Human Growth and Development

The Madison Metropolitan School District has been committed to Human Growth and Development (HG&D) instruction for several decades.

The HG&D curriculum is based on relevant portions of the state and national standards for health education and provides current and accurate HG&D information to meet the present needs of students. A special note is made of the emphasis placed on the role of parents and family in establishing individual and family values and their impact on decision making.

During this school year, your child will be receiving instruction in Human Growth and Development (Human Sexuality) which is developmentally appropriate for each grade level. The objectives of the instruction by grade levels are:

Grades 6-8
The student will:
• Analyze social and cultural influences on behaviors of individuals.
• Recognize the importance of communicating with family members about sexual health.
• Understand that individual similarities and differences in physical and emotional development are normal.
• Use appropriate terminology to describe reproductive anatomy and physiology.
• Use appropriate terminology to describe how conception occurs and methods to prevent pregnancy and the spread of STIs.
• Identify the risks involved with sexual behavior.
• Know that abstinence is the best way to prevent pregnancy and sexually transmitted infections.
• Demonstrate effective decision-making and communication skills in social situations, including situations related to personal relationships and sexual behaviors.
• Develop the ability to resolve conflicts and formulate new friendships.

Grades 9-12
The student will:
• Analyze the responsibilities and possible consequences involved in sexual behavior including sexually transmitted infections and pregnancy.
• Describe how the various contraceptive methods work and factors that may affect one’s contraceptive choices.
• Explain the process of conception, menstrual cycle, fetal development, and birth.
• Examine values and other factors that influence choice of relationships.
• Describe the reproductive changes that occur over one’s lifespan.
• Understand the negative impact gender stereotyping may have on an individual and the impact on personal relationships.
• Analyze decision making and communication skills as they apply to social situations, including situations related to personal relationships and sexual behaviors.
• Demonstrate how to access community and school based resources that can provide support for sexual health issues.

Parents/legal guardians who desire additional information on the HG&D program and would like to view the curriculum and other instructional materials prior to instruction may do so by contacting the building principal. Parents/legal guardians may exempt their child from all or part of this unit of instruction by filing a written request for exemption with the principal or classroom teacher. Appropriate alternative learning experiences will be provided.
Locker Inspections
Board Policy 4132

POLICY

The provision of lockers to students is a privilege granted by the BOARD. The BOARD retains ownership and possessory control of all student lockers, and the PRINCIPAL of a school and/or his/her designee shall have the right to inspect student lockers.

PROCEDURE

1. The assignment of lockers to students is a responsibility of the PRINCIPAL or her/his designee.

   a. The PRINCIPAL and/or his/her designee may inspect any student locker or lockers as may be necessary or appropriate. This right shall be exercised if and when, in the judgment of the PRINCIPAL, there is reasonable suspicion to believe that a locker may be used to conceal anything illegal, or there is evidence of a violation of school rules or Board Policy.

   b. Whenever practicable, a student shall be notified before or be present when her/his locker is inspected.

   c. A student shall open any personal belongings in a locker at the request of the PRINCIPAL.

2. This Policy and Procedure shall be duplicated in every published handbook or set of regulations for the conduct of students in the Madison Metropolitan School District.

8/26/02
Revised 11/24/15

Promotion from 8th Grade
Board Policy 3537

The Madison Metropolitan School District is committed to assuring that every student has the knowledge and skills needed for academic achievement and a successful life. As students progress from grade to grade, it is the responsibility of the School District to provide them with multiple opportunities to learn and then to certify that they have the knowledge and skills needed for academic achievement at the next level. This promotion policy, specifying criteria for promotion from Grade 4 to Grade 5 and from Grade 8 to Grade 9, is designed to afford students several different ways to demonstrate their knowledge. At the same time, the policy provides flexibility so students with disabilities may continue to be included with their non-disabled peers.

1. To be promoted from eighth grade, a student must have a 1.67 cumulative GPA during seventh and eighth grade in courses aligned to the 8th grade DISTRICT-accepted standards in each of the core content areas (English/Language Arts, Mathematics, Science, Social Studies). For the purpose of this Policy, if a teacher or teachers give a student report card grades that meet the promotion standard that is set forth above, such report card grades are considered a formal teacher recommendation to promote the student.

2. If a student has less than a 1.67 cumulative GPA from 7th and 8th grade in Science and/or Social Studies, the school shall review the student’s performance on the State-mandated assessment of student attainment of knowledge and concepts. If the student has a score of “basic” or above in each content area where the GPA was below 1.67, the student shall be promoted. If the student has less than
a 1.67 cumulative GPA in 7th and 8th grade in Language Arts and/or Math, the school shall review the student’s performance on the fall administration of the Measures of Academic Progress assessment. If the student has a score of “basic” or above (as defined by the most recent NWEA Wisconsin Linking Study) in each content area where the student’s cumulative GPA is less than 1.67 the student shall be promoted. In the areas of Language Arts and/or Math, if a student has a less than a 1.67 GPA from 7th and 8th grade and does not have a score of “basic” or above on the Measures of Academic Progress, the student shall be promoted if he/she scores a “basic” or above on the State-mandated assessment of student attainment of knowledge and concepts in the appropriate content area.

3. If a student does not meet any of the promotion requirements set forth in paragraph 2, above, the student may be promoted if the student’s academic performance is such that he/she passes a District-approved summer school program that the student takes between his/her 8th and 9th grade school years. The summer school program must be approved by the District as a program that is a learning opportunity for the purpose of the student meeting the District’s requirement(s).

4. If a student does not meet the criteria relative to the report card grade point average, the Measures of Academic Progress, the State-mandated assessment or the District’s summer school program, the student may, with District approval, (1) repeat the 8th grade school program, or (2) remain in 8th grade until the student attends and satisfies the District’s requirement(s) in a District program that has been approved by the District as a learning opportunity for the purpose of the student meeting such requirement(s). If a student repeats the above-referenced 8th grade school program, and/or attends and satisfies the District’s requirement(s) in the above-referenced District program, a student shall be promoted to 9th grade. An 8th grade student who meets the District’s requirement(s) shall be promoted as soon as practicable.

5. The general student promotion requirements apply to a student with disabilities who is eligible for services under the Individuals with Disabilities Education Act (IDEA) unless modified or alternative criteria are designated in the student’s Individualized Education Program (IEP) by appropriate team members. Students with disabilities who meet the requirements of their promotion criteria in the IEP as determined by each student’s individualized education program team will be promoted.

6. If a decision to retain a student is made over the objections of the parent/guardian, the decision may be appealed to the Assistant Superintendent responsible for that level, whose decision shall be final.

7.  

s. 118.30
s. 118.33

4/28/14
Revised 02/23/2015
Program or Curriculum Modifications

Any child’s parent or guardian, or the child if the parent or guardian is notified, may submit request the school board, in writing, to provide the child with program or curriculum modifications, including but not limited to:

1. A school work training or work study program.
2. Homebound study, including nonsectarian correspondence courses or other courses of study approved by the school board or nonsectarian tutoring provided by the school in which the child is enrolled.
3. Enrollment in any alternative public school or program located in the school district in which the child resides.
4. Modifications within the child’s current academic program.
5. Enrollment in any nonsectarian private school or program, located in the school district in which the child resides, which complies with the requirements of 42 U.S.C. 2000d.
6. Enrollment in any public educational program located outside the school district in which the child resides.

The school board or a designee will render a decision, in writing, within 90 days of a request for a program modification, except that if the request relates to a child who has been evaluated by an individualized education program team and has not been recommended for special education, the school board or a designee will render its decision within 30 days of the request. If the district denies the request, the district shall give its reasons for the denial.

Any decision made by the school board, or a designee of the school board, in response to a request for program or curriculum modifications shall be reviewed by the school board upon request of the child’s parent or guardian. The school board will render its determination upon review in writing, if the child’s parent or guardian so requests.

School Improvement Planning

All MMSD schools participate in a process called School Improvement Planning (SIP), designed to bring together staff and the greater school community to set specific, measurable goals for each school. This district-wide process provides supports and tools for schools to be able to meet goals. Each school’s SIP is displayed on its website. The SIP helps the school to make incremental and lasting progress, holds them accountable, and provides a focus for celebrating their successes. Learn more about your school’s SIP at www.mmsd.org/SIP.

Special Education

The MMSD Student Services Department works with all schools in identification and programming for students with disabilities who require special education and related services. These services are provided in accordance with the Individuals with Disabilities Education Act (IDEA), a federal law that guarantees that all students with disabilities receive a free, appropriate, public education in the least restrictive environment.

The special education needs of students are met through a coordinated effort between general education
and special education staff. Every attempt is made to provide these services in the student’s school of residence and in the general education classroom. Each student has the opportunity for educational experiences appropriate to his/her academic, social-emotional, and behavioral strengths and areas of challenge.

The Madison Metropolitan School District’s schools have been recognized for creating inclusive learning environments where students with disabilities are valued members of the learning community and included in the general education curriculum and general education setting to the maximum extent appropriate. Services are delivered as outlined in the student’s Individual Education Program (IEP).

**Student Personal Property**

It is very important that students bring to school only those things they need for learning. To avoid classroom disruption, theft and/or loss, items such as electronic games, personal CD players, trading cards, and toys should not be brought to school. All students’ property and any outdoor clothing should be labeled with their name. Each school has a Lost and Found center. Parents are encouraged to help their child keep track of their belongings and check the Lost and Found regularly. Items not claimed at the end of each quarter are donated to local charities.

**Student Support Services**

**Health Services**
Each elementary school has a nurse and nurse’s assistant on staff to provide health-related services including: administration of medication during the school day, hearing and vision screening, reviewing immunization records, caring for sick or injured students, help with chronic illness management and assistance in finding health care. Feel free to contact the school nurse about any health concerns you may have about your child.

**Psychology**
School psychologists provide individual and group support to help students solve problems, support for students concerned about grades or other issues, assistance when a crisis occurs at school or home, mental health assistance referrals and information about educational programs to meet the educational needs of students.

**Social Work**
School social workers help students in crisis or in conflict, give guidance in family/friend relationships, help students learn protective behaviors, keep track of student attendance concerns and provide referrals to outside community services.

**Tutor and Mentor Programs**

The Madison schools partner with local organizations to provide tutor and mentor programs for students in all grade levels who could benefit from assistance in coursework and/or from additional time with a supportive adult. Tutors and mentors are recruited throughout the year, and training sessions are offered regularly by MMSD staff and other area experts. All school volunteers must successfully pass the district’s criminal background check (“Disclosure Statement”). These are conducted through the MMSD Human Resources office, and forms are available online at the MMSD website.

Tutor and mentor options and resources vary across schools, and services may be offered both during the school day and after school. In some cases, the district provides after-school programs in neighborhood
centers as well. Information on tutor and mentor programs is available in the school office and on the district website: www.mmsd.org.

Youth Options
Board Policy 4029

Madison Metropolitan School District students enrolled in grades 11 and 12 shall be eligible to participate in the Youth Options Program in accordance with state law and established District procedures. The Youth Options Program provides eligible students an opportunity to take courses at technical colleges and institutions of higher education while in high school. An “institution of higher education” is an institution within the University of Wisconsin system, a tribally controlled college or a private, nonprofit institution of higher education located in this State.

Eligibility Requirements

a. In order for a student to be eligible to attend a technical college under the Youth Options Program, the student must:

1. Have completed the 10th grade and be enrolled in the MMSD.
2. Be in good academic standing.
3. Not be a child at risk of not graduating from high school as defined by state law.
4. Not be ineligible for participation by virtue of failing to complete a course or receiving a failing grade in a course at an institution of higher education or a technical college and failing to reimburse the MMSD the amount the MMSD paid on the student’s behalf for that course.

b. In order for a student to be eligible to attend an institution of higher education under the Youth Options Program, the student must:

1. Be enrolled in the 11th or 12th grade and be enrolled in the MMSD.
2. Not attending a technical college.
3. Admitted to the institution of higher education.

Students may apply for participation in the Youth Options Program if they satisfy the requirements in state law, including admission requirements set by participating technical colleges and institutions of higher education.

Request to Participate in Youth Options Program

a. To apply for participation, the student must notify the SUPERINTENDENT or his/her designee in writing of his/her intention to attend a technical college or institution of higher education under the Youth Options Program. This notification must be made through the submission of the PI 8700A form provided by Department of Public Instruction by March 1 of the previous school year for first semester courses and by October 1 for second semester courses. Notification must include the following information:

1. Student’s name, address, date of birth, telephone number and grade in school.
2. The name of the student’s parent or guardian.
3. The name of the institution of higher education or technical college the student plans to attend.
4. The title of the post secondary course(s) in which the student intends to enroll and alternate course selections (list on the back side of the form).
5. The number of post secondary credits for each course. Youth Options Program applications may be obtained in the high school guidance office. The completed application must be received in the office of the Director of Student Services and Alternative Education by the deadline dates. No exceptions to the deadline dates will be granted. A separate application must be submitted for each semester that a
student applies to participate in the Youth Options Program. Only those courses listed in the application will be considered.

b. The Youth Options Committee shall be responsible for approving or denying the student’s application. The Youth Options Committee consists of the SUPERINTENDENT’S designated coordinator, representatives from each high school counseling department, a representative from the Innovation Alternative Education Department and content area lead teachers as necessary to consult with the Committee. Upon receiving a student’s application, the Youth Options Committee shall approve or deny each course requested under Youth Options requirements and how much credit may be awarded should the post-secondary institution determine the student is eligible and accepted into the approved course(s). This determination shall be made in accordance with this policy and PI 40 of the Wisconsin Administrative Code. Youth Options Program courses will be recorded on the student’s transcript and the grade earned in such courses will be figured into the student’s grade point average. Students should be aware that Youth Options Program course grades could affect the student’s GPA and thus affect consideration for certain scholarships.

c. The Youth Options Program application shall be approved and the District shall be responsible for the tuition and fees for courses taken by students under the Youth Options Program only if:
   1. The course is taken and approved for high school credit.
   2. The course is not comparable to a course offered in the District. A comparable course is defined as:
      • Offered between the time of the student’s request and the student’s graduation.
      • The high school course content, as determined by curriculum guidelines, expectations, goals, scope and sequence, is 80% equivalent to the content of the post-secondary course as determined by the course syllabus, if available, and course description.
      • The high school course is available for enrollment.
   3. The proper application and approval process was followed.

d. The student will be notified regarding course approval(s) by May 15 of the previous school year for first semester courses and by November 15 for second semester courses.

e. A student may appeal the decision to the State Superintendent of Public Instruction within 30 days of the decision.

f. Students with a disability are encouraged to participate in the Youth Options Program. The School Board may, however, refuse to permit a student with a disability to attend a technical college if the cost would impose an undue financial burden on the School District.

Student and Parent Responsibilities

a. The student must notify the School District of his/her intention to attend a technical college or institution of higher education under the Youth Options Program as outlined above.

b. As soon as possible, the student must notify the High School Principal or designee that he/she has been admitted to an institution of higher education or a technical college and is registered to attend a post-secondary course through the Youth Options Program. The District shall enroll a student full time in the District until it receives notification from the student that he/she is actually registered to attend a post-secondary course.

c. Each student is limited to 18 post-secondary credits earned through Youth Options during his/her high school career.

d. The student’s parent(s)/guardian shall be responsible for the student’s compliance with compulsory school attendance requirements under state law.
e. Transportation shall be the responsibility of the parent/guardian and student. State reimbursement may be available through direct application by the parent/guardian or student to the Department of Public Instruction.

f. If a student receives a failing grade in a course or fails to complete the course, the student’s parent/guardian or the student, if an adult, is responsible for reimbursing the District for payment of the tuition and fees paid by the District on behalf of the student. If this reimbursement is not made, the student on whose behalf the payment was made is ineligible for any further participation in the Youth Options Program.

11/20/07
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