Southern Boone County
Primary
Student Handbook
2020-2021

Primary Mission Statement
“One Team, One Goal: Student Success!”

District Mission Statement

Excellence in Learning for ALL
SOUTHERN BOONE SCHOOL DISTRICT
Welcome to the 2020-2021 school year. This handbook has been compiled so that students and parents can become familiar with the organization, rules and policies of the Southern Boone R-1 Primary Building. If there are any questions or concerns regarding the handbook, please do not hesitate to call the Primary office at 573.657.2148. You may also email by going to the school website at http://ashland.k12.mo.us. A complete copy of the Board Policies can be found under the School Board Link on our website.

We expect our students to be and do their best in and out of the classroom and to respect our school, the staff members, and fellow classmates. In fact, you will often hear us encouraging all students to become safe, respectful, and responsible learners.

I am sure that you noticed our school mission statement on the cover of this handbook. In addition, I wanted to include the vision statements we have outlined for our school.

- Our instruction will be differentiated and lead to the success of the whole student.
- Our child-centered environment will be safe and positive to support student learning, growth, and development.
- Our staff will create a supportive environment that promotes collaboration, reflection, and ongoing professional growth with a unified focus on student success.
- Our school will engage the community to work together and share the responsibility of educating students through effective means of communication and engagement.

I encourage you to become involved in your child’s educational experience. Together, we can make this year a very productive and enjoyable one!

Sincerely,

Brandy Clark
Principal

<table>
<thead>
<tr>
<th>Board of Education</th>
<th>Administration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Steve Condron, President</td>
<td>Christopher Felmlee, Superintendent</td>
</tr>
<tr>
<td>Kris Harmon, Vice-President</td>
<td>Tim Roth, Assistant Superintendent</td>
</tr>
<tr>
<td>Amy Begemann</td>
<td>Brandy Clark, Primary Principal</td>
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<tr>
<td>Tiffany Clevenger</td>
<td>Lucas Karr, Primary Assistant Principal</td>
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<tr>
<td>Barrett Glascock</td>
<td>Kaalan Bolinger, Primary Secretary</td>
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<tr>
<td>Joe Miller</td>
<td>Karri Amelunke, Primary Counselor</td>
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<tr>
<td>Dawn Sapp</td>
<td>Kathleen Downey, Primary Counselor</td>
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<td></td>
<td>Robin Bullard, Health Services</td>
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<tr>
<td></td>
<td>Dannette Liles, Director of Special Services</td>
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<td></td>
<td>Dale Long, Athletic/Activities Director</td>
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<tr>
<th>Name</th>
<th>Position</th>
<th>Email Address</th>
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<tbody>
<tr>
<td>Amelunke, Karri</td>
<td>Counselor</td>
<td><a href="mailto:kamelunke@ashland.k12.mo.us">kamelunke@ashland.k12.mo.us</a></td>
</tr>
<tr>
<td>Anderson, Ashley</td>
<td>Physical Education</td>
<td><a href="mailto:aanderson@ashland.k12.mo.us">aanderson@ashland.k12.mo.us</a></td>
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<td>Bach, Jessica</td>
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<td><a href="mailto:jbach@ashland.k12.mo.us">jbach@ashland.k12.mo.us</a></td>
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<tr>
<td>Bartlett, Betty</td>
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<td>Bishop, Kathy</td>
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<td><a href="mailto:kbishop@ashland.k12.mo.us">kbishop@ashland.k12.mo.us</a></td>
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<tr>
<td>Bolinger, Kaalan</td>
<td>Secretary</td>
<td><a href="mailto:kbolinger@ashland.k12.mo.us">kbolinger@ashland.k12.mo.us</a></td>
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<td>Brush, Anne</td>
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<td><a href="mailto:abrush@ashland.k12.mo.us">abrush@ashland.k12.mo.us</a></td>
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<td>Bullard, Robin</td>
<td>Nurse</td>
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<td>Catlin, Amanda</td>
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<td>Clark, Brandy</td>
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<td>Condron, Lori</td>
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<td>Downey, Kathleen</td>
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<td>Georgetti, April</td>
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<td>Goddard, Kay</td>
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<td>Karr, Lucas</td>
<td>Assistant Principal</td>
<td><a href="mailto:lkarr@ashland.k12.mo.us">lkarr@ashland.k12.mo.us</a></td>
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<td>Kennish, Kristin</td>
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<td>Lindsey, Brianna</td>
<td>Art</td>
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<td>Newman, Linda</td>
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<td>Librarian</td>
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<td><a href="mailto:jtroth@ashland.k12.mo.us">jtroth@ashland.k12.mo.us</a></td>
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<td>Woodward, Emily</td>
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<td><a href="mailto:ewwoodward@ashland.k12.mo.us">ewwoodward@ashland.k12.mo.us</a></td>
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<td>Yrigoyen, Meghan</td>
<td>1st Grade</td>
<td><a href="mailto:myrigoyen@ashland.k12.mo.us">myrigoyen@ashland.k12.mo.us</a></td>
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</table>

The table lists the names, positions, and email addresses of the staff members at Ashland Elementary School.
Primary School Hours

7:30 – 8:00 – Before school supervision in the gym (Students may not arrive prior to 7:30.)
7:35 – 8:00 – Breakfast
8:00 – School begins (All students should arrive at school prior to 8:00.)
3:05 – School dismissed
(On Wednesdays school is dismissed at 2:00)

Students are not to be dropped off at school before 7:30 a.m. There is no supervision available at the school before this time. If students arrive between 7:30 and 7:45, they may quietly read in the gym. If a student arrives at school after 8:00, he/she is considered tardy.

If your child arrives after the starting time or leaves before the ending time, you must sign him/her in/out in the main office. Students who arrive late or are picked up before school dismisses miss valuable instructional time. If this happens regularly, the time adds up. Please make it a priority to drop off and pick up at the designated times.

Primary School Student Drop-off and Pick-up Procedures

Morning Drop-off: To ensure the safety of all children being delivered to school, please drop your child off in front of the Primary building within the “drop off” zone. Cars may NOT park in the driveway but must use the parking lot. The crossing guard will assist students and families crossing from the parking lot. Parents may not utilize the bus loop between the Primary and Elementary buildings to drop off or pick up children.

End of School Pick-up: If picking up your child from school, you must park in one of our parking lots (not in the Fire Lane along the front sidewalk). Please wait by the main office until parents are dismissed to the classrooms, which will happen after all buses are loaded. Parents will sign their children out from the classroom teacher.

While students are at school they are under the supervision of school personnel and subject to all practices, rules, and regulations of the Southern Boone County R-I School District. Any school-sponsored activity, no matter the time, is considered part of the school day.

Policies and Procedures

Attendance
In accordance with Missouri State Law, every parent or person having charge, control, or custody of a child is responsible for keeping the child in school. Regular school attendance is directly related to success in school. The Southern Boone County R-I School District goal is that no student will miss more than five (5) days per school year.

If it is necessary for a student to stay home due to illness or other reason, the student’s parent/guardian should call the building secretary to explain the reason for absence.

Parents will be notified of student absences through the trimester report card. Mailed notices will also be sent throughout the year once a student misses five or more days. School districts are required to report possible cases of educational neglect to the Division of Family Services. Educational neglect will be reported when fifteen (15) days of school are missed. Retention will be considered for children who miss fifteen or more days.

Make-up Work: Students are expected to complete assignments that are missed due absence. If absences are known in advance, notify the classroom teacher and assignments will be arranged. Students will be provided adequate time to complete assignments missed due to absence.

Tardy
Students who arrive late to school miss valuable instructional time and the establishment of routines. Students are expected to be in class by 8:00 a.m. to begin instruction. If a student arrives at school after 8:10 a.m., an adult must enter the building with the student to sign him/her in with the office.

Parents will be notified of student tardies through the trimester report card. Mailed notices will also be sent throughout the year once a student is tardy five or more days.

Awards
Star Student Awards
Students will be selected monthly from each classroom for the Star Student Award for showing good character or academic excellence.

Rising to Excellence Awards
Students that have shown excellence or improvement in academics, attitude and/or behavior will receive a certificate from the principal.

Super Eagle Tickets
Students displaying actions of Safe, Respectful, and Responsible Learners may receive a Super Eagle ticket, distributed by the Primary staff. Students can become a Super Eagle of the Week and earn privileges when Super Eagle tickets are turned in.

Positive Office Referral
It is important that we recognize student success and establish positive contacts with parents throughout the year. Students that are consistently going above and beyond or have made significant improvements in academics or behavior can be recognized by a staff member through our Positive Office Referral system. Students that receive a Positive Office Referral will visit the principals and positive contact will be made to the parents.

End of the Year Awards
Attendance: Students who meet the district goal of five days or less will receive an Outstanding Attendance certificate. Students missing zero days of school will receive a Perfect Attendance certificate.

Reading Circle: The student must complete the specified number of books per grade level to receive the certificate. This is not a required activity.

Other: Other awards may include, but are not limited to Eagle Pride Award and Book Reader awards.

Birthday Party Treats, Invitations and Other Celebrations
Do not send birthday invitations to school to be handed out during the day.

Nutrition Standards for Food and Beverages Provided to Students during the School Day
All food and beverages provided in conjunction with district-sponsored celebrations will meet the district’s standards.

While we encourage that all foods brought in for celebrations are Smart Snack standard approved, the following standard will be used for these donated foods:

- No homemade foods.
- No soda or energy drinks.
- All foods, with the exception of fruits and vegetables, must come to school in their original container and include an ingredient label.
- Foods must be served with gloved hands by an adult.
- All parties should be scheduled after lunch and pre-arranged with the classroom teacher.

- No suckers.

Board of Education
The Monday preceding the third Wednesday of each month has been designated as the regular meeting night of the School Board. All regular meetings are scheduled at 6:30 p.m.

Bringing Miscellaneous Items to School
Students do enjoy bringing items from home to show and share. The safekeeping of these items is the responsibility of the student. Electronic games should not be brought to school. Cell phones, iPods, and play weapons are not allowed. Any type of laser pointer may not be brought to school. Money or other valuables should not be left in or on school desks. Children should be discouraged from bringing extra money to school unless there is a specific need.

Change of Address or Phone Number
It is very important that every student maintain an up-to-date address and phone record at the school office for administrative and emergency reasons. Notify the school immediately if you have a change of address or phone number during the school year. This includes changes in places of employment.

Changes In After-School Transportation
If your child’s transportation after school is different than what he or she normally does, please send a note to school with your child, notifying their teacher and the office of the change for that particular day. Please limit phone calls to the office at the end of the day to emergency situations that require a change in student plans. Any transportation change involving the school bus must be made BEFORE 2:30 p.m. Sending notes with your student will reduce the confusion for students and staff at the end of the day.

Charges and Fines
Students with outstanding debts due to fines or charges will have notices sent home until debts are paid in full.

Child Abuse/Neglect
The Board of Education requires its staff members to comply with the state child abuse and neglect laws and the mandatory reporting of suspected neglect and/or abuse. Any school official or employee acting in his or her official capacity who knows or has reasonable cause to suspect that a child has been subjected to abuse or neglect, or who observes the child being subjected to conditions or circumstances that would reasonably result in abuse or neglect, will immediately make a report to the school principal, including report of excessive absences.
that may indicate educational neglect. The school principals or employee will then become responsible for making a report via the Child Abuse Hotline to the Children’s Division, as required by law.

Investigating Child Abuse/Neglect
Representatives of the Children’s Division of the Department of Social Services may meet with students on campus. The district liaison will work with Children’s Division to arrange such meetings so they are minimally disruptive to the student’s schedule. (See Policy JFG).

Distribution of Non-Curricular Materials
Anyone wishing to distribute materials must provide a copy of the material to the office. Once a copy is received, its distribution will be approved or denied. If you would like more information regarding this issue, contact the administration.

District Promotion and Retention
- Students who are reading one year or more below their current grade level will be considered for retention. To determine reading ability, both formal and informal assessments will be administered at the various grade levels.
- For students identified as reading one year or more below grade level, remediation services will be provided. Remediation will be a requirement for promotion to the next grade level. Such remediation may include, but is not limited to, remedial summer school, tutorial services outside the traditional school day, and administrative approval of services outside the school.
- The following procedure will serve as a guide to implement the district retention policy:
  - Test scores will be reviewed each spring to identify students reading one year below grade level. Additional academic achievement scores may be utilized.
  - Building administration and staff will meet to review all identified students. Remediation programming will be developed for each student.
  - Parents will receive notification/information regarding test scores, remediation requirements, and retention.
- Prior to assignment of remediation and/or recommendation of promotion or retention, these factors will be considered:
  - Academic achievement in all subject areas, especially attainment of grade level objectives, as determined by tests, teacher assignments, grades and work samples, chronological age, study habits, attendance, social and emotional maturity/physical development, prior retention, parent support for learning, standardized tests, remediation services (those outside the school must be approved by the administration), current services such as special education, Title I, and private remediation, staff-recommended additional individualized test administration, home / school communication.
- Final decision for retention will be made by the administration. Parents will be notified in writing of the decision.

Double promotions or acceleration beyond the normal grade placement may be a consideration for students who are working at an academic level of more than a year above placement and are sufficiently mature, socially and emotionally, to work with students of an advanced grade. Parents/guardians, teachers, and administrators must agree that it is in the best interest of the student under consideration. The final decision will rest with the administration.

Dress Code / Marking of Clothing
Students are expected to be neat and clean and to dress in good taste so that each child may share in promoting a positive, healthy and safe atmosphere within the school district. Students may not wear revealing clothing such as spaghetti straps or clothing which displays a tobacco or alcohol logo. The decision as to the appropriateness of the student’s dress shall rest with administration. It is suggested that items of clothing such as coats, caps, gloves, etc. be marked with the child’s name for identification in case they are lost.

Enrollment Requirements
To complete the enrollment process, the following must be provided:
- Proof of residency
- Immunization record**
- Birth certificate

**Immunizations must be complete as required by the Missouri Department of Health. This shall not apply to any child if a medical or religious exemption is completed and on file with the district.

Extra-curricular Expectations
When attending extra-curricular activities such as sports games or practices, students are expected to behave in the following manner:
- Be supervised by parents at all times
- Remain seated while the game is being played
- Walk, not run, up and down the bleachers
- Not play in the hallways and commons areas
- Exhibit good sportsmanship at all times

Field Trips
Ideally, educational field trips should include all students. However, students may be excluded from educational trips due to behavior concerns, suspensions or other unusual circumstances. The parents or guardians of any student excluded will be notified prior to the trip. Students may be excluded from incentive, motivational, and reward field trips. For these trips, teachers or buildings will create participation expectations and provide notification of the criteria to parents. All students will be given an equal opportunity to participate. No student will be excluded based on ability. The goal of placing these expectations on field trips is to promote responsible, disciplined students.

To attend any field trip, students must have written permission from a parent or guardian to leave school grounds. Parents should not send soda or energy drinks with students on field trips. Only children of the authorized group may ride the bus.

Food Services
The food service provided for students in the Southern Boone County R-I School District is an important part of the total educational program. A balanced lunch is available to every student at a minimal price. Free or reduced price meals shall be granted in accordance with federal free lunch guidelines and school board policy. A written response to any application for free/reduced meals, whether approved or rejected, will be provided. Contact any school office for an application.

<table>
<thead>
<tr>
<th>Meal</th>
<th>Grades K-5</th>
<th>Adults</th>
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<tbody>
<tr>
<td>Breakfast</td>
<td>$1.40</td>
<td>$1.70</td>
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<tr>
<td>Lunch</td>
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<td>$2.60</td>
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<tr>
<td>Milk</td>
<td>$0.45</td>
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</tbody>
</table>

Prices will be reviewed by the Board of Education in the spring and are subject to change.

At Southern Boone Primary we strive to ensure all meal accounts are monitored and payment is received when meal accounts reach a negative balance.

We have a few different options available for payment. You may make a one time payment of the full balance. To do so, you can pay either online (through our website, using parent portal) or by submitting payment to the school district. Another option is to contact the school to set up a payment plan. If you would like to do this, please contact the primary (573-657-2148) to set-up a payment plan. A final option would be to fill out a free or reduced lunch form. This form is available on our website or in the primary office. Should you have any questions about these options, please feel free to contact the primary office.

Allergies to Food: Southern Boone County Schools will offer food substitutions to students who have life-threatening or debilitating food allergies as documented by a licensed physician. Please provide the school nurse with allergy information on the required form.

As part of the district wellness awareness, soda and energy drinks cannot be sent or brought to school.

Southern Boone County R-I Schools use an automated system called SIS Lunch Module for breakfast/lunch/snack accounting records. With this system, each student is issued an account card with a personal account number. The number contains a magnetic bar code, which is read by a scanning machine. The same card is used to purchase breakfast, lunch, or snack.

Breakfast, lunch and snack money may be deposited into an account any day of the week. Parents are encouraged to pay by the week, month, trimester or year. Account balances may be checked at any time by calling the office or checking the school website Parent Portal Access. Notices will be sent home with students when an account balance falls below $3.75.

Special Dietary Request: A request for a special diet or drink for a student who is disabled or has a chronic medical condition (example: diabetes), must be made by the child’s physician on a DESE- approved diet form provided by the school. A recognized medical authority might include a licensed physician, physician assistant, nurse practitioner, and/or registered dietitian.

Gifted
At Southern Boone we define gifted children using state guidelines, Section 162.675.RSMo, as “those children who exhibit precocious development of mental capacity and learning potential as determined by competent professional evaluation to the extent that continued educational growth and stimulation could best be served by an academic environment beyond that offered through a standard grade level curriculum.” The gifted program offers qualitatively different curriculum, support in the classroom, and enjoyment of learning for these students.
Information about our program is included at our district website. You can log onto http://ashland.k12.mo.us/, click on District Departments, then click on Gifted. You will find information about screening and testing for the district.

**Guidance and Counseling**
Guidance and Counseling services will be under the direction of a certified school counselor. Group and testing will be supervised by the guidance personnel. Parents should contact the counselor to ask specific questions regarding services or individual needs.

**Halloween Party Costume Guidelines**
- Costumes should depict characters that are fun and lighthearted; *no blood or weapons are allowed.*
- Masks are acceptable for the students, but not makeup, as it is time-consuming to apply and remove. Dyed hair as part of a costume is not allowed.
- Children must be able to put on and take off costumes by themselves for the most part.
- Adults that dress should be in good taste and should avoid wearing masks.
- Children are not required to dress up.

**Health Services**
The district’s health program is administered by a registered professional nurse on duty throughout the school term. This is to maintain for the students a state of physical, mental, and emotional well-being, as well as a wide range of health services, as follows:

1. The immunization program as required by law,
2. Clinics (including vision and hearing checks, height and weight checks, dental screenings and scoliosis screenings),
3. First aid,
4. Ill student procedures,
5. Compiling and maintaining cumulative health records on all students.

**Accidents/Injuries:**
If an accident occurs at school, first aid is given to the student as soon as possible. Next, the home is contacted by the nurse, teacher, or principal, if necessary. In a serious accident or emergency when the parent cannot be reached, the child will be taken to the emergency room, or to the doctor of choice who was listed on the parent-portal medical update that is completed online, annually. **PARENTS ARE RESPONSIBLE FOR KEEPING EMERGENCY NUMBERS AND MEDICAL INFORMATION CURRENT.**

**General Health Information:**

The following information is provided to help parents regarding certain conditions that require absence from school:

Students need to remain home from school for the following:
- Fever of 100 degrees or over (remain home until without fever for 24 hours without the use of fever reducing medications)
- Undiagnosed rashes
- Vomiting/diarrhea (remain home until without vomiting or diarrhea for 24 hours)
- Fainting (until evaluated by doctor)
- Red, inflamed eyes (should not attend if itching, pain or purulent pus drainage are present; consult a doctor)
- Impetigo (a contagious skin condition involving characteristic “honey” colored crust; if seen, consult a doctor)
- Ringworm (area must be covered during treatment)
- Live lice or viable nits.
- Scabies (must provide doctor’s statement of diagnosis and treatment)
- Common childhood diseases (call anytime with concerns/questions)
- Chickenpox (excluded 7 days from onset of rash; at that time, all blisters must be dry crust)
- Strep throat (following a positive throat culture, the child must be on antibiotics and without fever for 24 hours before returning to school)
- Flu-like illness (remain home until without fever for 24 hours and child feels well enough to resume daily activities)
- Mononucleosis (an infected child may attend school once diagnosed as long as he/she is without fever and precautions are taken with water fountain use, and as long as he/she feels well enough to resume to daily activity)

Students sent home ill with elevated temperatures, vomiting, or diarrhea are asked to be kept home until they are symptom-free for 24 hours (without the use of fever-reducing medications). You will be called to come and get your child if he or she returns before the 24 hour period has elapsed.

We appreciate parents sharing the diagnosis and treatment of children sent to physicians so we can be alert to possible problems in other children. Try to make a habit of obtaining a note from physicians whenever your child needs to see them for illness. Ask that the note include the diagnosis and the date when the child may return to school. This note can be turned in to cover the child’s absence.

**Medication:**

ALL medications that are to be dispensed at
school must have a written prescription, even over the counter medications.

Medication to be given at school should be brought to the Health Office in its original container and be accompanied by written instructions signed by a parent or guardian. The instructions should include the following information:

- Student’s name
- Name of medication
- Specific instructions for administration
- Physician’s name

Students with chronic or specific problems requiring medication for emergency situations should have their medication properly labeled as listed above. Specific written instructions must be provided as to when and under what circumstances medication is to be given. This should be provided and signed by the student’s doctor and parent/guardian annually.

Request to be Excused from Outside Recess/P.E.
Students may be kept in from recess/P.E. due to illness for up to two (2) consecutive days if requested by parents. A note from a doctor is required for any request over two (2) consecutive days.

Allergies to Food: Southern Boone County Schools will offer food substitutions to students who have life-threatening or debilitating food allergies as documented by a licensed physician. Please provide the school nurse with allergy information on the required form.

The school stocks epinephrine that can be used on any student in an emergency. If parents do not want these medicines administered in an emergency, parents must notify the school in writing. Such notice should be directed to the school nurse. For more information, please refer to board policy JHCD.

Leaving School Early
Students are expected to remain at school for the entire day unless a note is sent or a phone call is made to the school office. A student will be called to the office after the parent/guardian signs him/her out in the main office. If someone other than the legal parent or guardian will be picking up your child, please indicate this in the note. Proper identification may be required.

Library
The library provides reading and reference materials for students and staff. The librarian is available for assistance in locating and selecting materials and for providing instruction in use of the library. Students are encouraged to ask for assistance when needed.

The library is to be used by students for specific purposes related to study, research, and curriculum and for leisure reading. The atmosphere maintained must be a quiet place for students to pursue these activities. Talking, unnecessary distractions, horseplay, socializing and eating food are not appropriate library behavior.

General rules for library use:
- All materials will be checked out for one week.
- Students who have materials overdue from the library will be restricted from checking out additional materials until the overdue items are returned.
- Students will be responsible for all materials checked out in their name, even if those materials are loaned to friends or are lost or stolen.
- Students will be required to pay for all materials not returned to the library. Students who owe for materials will not be allowed to use the library until the materials are paid for or returned. If the missing book is found after two months, the money will not be refunded because the book will already have been replaced.
- A minimum fee of $2.00 will be charged for a lost or damaged barcode.

Mentor/Volunteer Program
The volunteer program is designed to enhance the learning opportunities for our students by utilizing the gifts, talents, and time of caring individuals within our community. No gift, talent or amount of time is too small and no task is insignificant when we are working together to meet the needs of and provide excellence in education for all the students of Southern Boone County. If you are interested in being a volunteer in the Primary School, please stop by the office and obtain a volunteer packet.

Parents as Teachers
Parents as Teachers is a voluntary and free program that provides support and information for all Southern Boone County parents with children, prenatal through kindergarten entry. The Parents as Teachers program provides research-based information on how children grow and develop and how parents can nurture development and foster learning. The PAT program seeks to strengthen the relationship between parents and their children and to support parents in their role as their child’s first and most influential teachers. The program offers the following:

- Personal home visits – Personalized home visits by certified parent educators help parents understand what to expect at each stage of development, offer practical ways to encourage learning, manage challenging behaviors, and support all aspects of parenting.
- Screening – PAT offers periodic screening of
overall development, language, hearing and vision. The goal is to provide early detection of potential concerns in order to allow for early intervention in an effort to prevent difficulties later in school.

**Networking/Resources** – PAT helps families link with special services as needed and many other resources in the community. PAT for Teen Parents offers instruction and guidance to help teen parents with the difficult challenge of raising a child.

**Drop-In and Play** – PAT offers the opportunity for children to come to the PAT room for play during scheduled times. This is an excellent chance for children to interact with other children and for parents to be able to talk together or ask questions of our parent educators.

**Group Meetings** – Families are offered opportunities to talk with other parents and to learn about specific topics related to safe and effective parenting. PAT families will be notified of events in advance.

**Participation in School-related Activities**
In order to participate in a school-related activity, which includes but is not limited to concerts, sporting events, and field trips, the student must be present at school and attend the event with their class on that particular day. Any student who is ill with fever, vomiting, etc. should not participate in the planned events.

**Preschool Program**
The Southern Boone County R-1 Preschool’s curriculum and instruction are based on the Missouri standards for Early Childhood; Early Language and Literacy Curriculum; research-based, developmentally appropriate practices; and district curriculum guidelines. The developmental needs and interests of the children are met by offering a balance of child-initiated and teacher-initiated learning experiences. Children are encouraged to become active learners who are self-confident and inquisitive with most of the day devoted to active, “hands-on”, “minds-on” learning experiences.

Applications can be obtained in February by visiting the office at the Primary Building. Applications are generally due around April 1. Selection of the students for the program is made in early May. Questions about our program may be directed to the preschool program director/teacher.

**PTA: Parent Teacher Association**
Meetings of the PTA during the regular school year will be announced. All parents of students in school and other interested persons are urged to become members and to attend meetings. If you would like to be a room parent or sign up to assist with the various PTA activities, contact the PTA President. Information is also available on the PTA portion of our district website.

**Recess/ Outdoor Temperature**
Students will be kept inside on days when the temperature or wind chill is below 20 degrees. If children are not dressed appropriately, they will not be permitted to go outside for recess. In addition, we will also be outside unless the heat index exceeds 100 degrees. Faculty and administration will decide appropriateness of outdoor clothing.

**Report Cards and Parent/Teacher Conferences**
Primary students receive trimester report cards. The trimesters end on the following dates: November 9, February 22, and May 23. Students will also be issued a progress report during the middle of each trimester.

Scheduled parent–teacher conferences will take place at the end of the first and second trimester. However, anytime a parent feels a conference would be beneficial for the student, one may be scheduled by calling the office and setting up an appointment.

**Request for Classroom Teacher**
The school will not honor requests for specific classroom teachers. It is the position of the Southern Boone County School District that our teachers are highly qualified educators, and it is not best practice to accommodate requests for specific classroom teachers except under extreme situations. You are welcome to inform school administration of issues of concern for your child or information that may help with the placement of your child in an environment that will best help meet his/her academic and personal needs.

**Safety**
Each classroom will have a copy of safety regulations that will include directions and procedures to follow in case of emergency. Fire drills, severe weather drills, intruder drills, and earthquake drills, lockdowns, etc. will be conducted during school time.

We have a buzzer at our front door which must be used to enter the building. All visitors must be admitted by school personnel during the school day. In addition, we have surveillance cameras in our building to support the safety of our students and staff.

**Safe School Hotline**
A toll-free number (1.866.748.7047) or (573-271-2010) has been established to assist the district in providing a safe school environment. This service is designed to allow parents and students an opportunity to anonymously report information regarding student and/or staff safety. Any information
which could negatively impact our school, our students or our staff should be reported. Examples of possible reports could include but not be limited to violence, theft, drugs or alcohol, bullying, and weapon possession. We need your assistance to maintain our safe school.

**Student Contact Policy**
If there is a need to get an important message to a student, call the building level office and efforts will be made to contact the student. To restrict interruptions of class, messages will be delivered at the end of the school day. Please note that the office is often very busy early in the morning and before dismissal. Patience is always appreciated.

**Teacher Contact Policy**
During the day, phone calls are not transferred to classroom teachers. Parents will be transferred to the voice mail system to leave any messages.

**Visiting the School**
All visitors are required to report to the office upon entering the building. After signing in, visitors will be given an identification tag to wear during the visit. Return the visitor tag when signing out.

Parents are always welcome to visit their child’s classroom. We would appreciate advance notice, but it is not required. **Visits should not last more than one hour at a time to limit distractions for all students.** Parents and special friends are also welcome to eat breakfast or lunch with us at anytime. **The cost for adult breakfast is $1.70 and for adult lunch is $2.60.**

Students from other schools may not visit our school for the day. A short visit, such as eating lunch, is allowed if cleared by the building principal in advance.

**Weather Dismissal**
All parents must prepare a plan with their children in the event of an early dismissal. This plan should be reviewed on a regular basis and changes should be given to the office and classroom teacher. Parents will also be notified through the School Reach program if early dismissal is necessary. Please keep information in our systems up-to-date so you will receive the important notifications.

Cancellations or early dismissals due to weather will be broadcast on the following television / radio stations:
- KFRU, KLIX 950, KCLR 99, KCMQ, KWOS 1240, KJLU, KFAL 900, Y107
- KOMU TV Channel 8, ABC 17, and KRCG 13
- [http://ashland.k12.mo.us](http://ashland.k12.mo.us)

**Inclement Weather at Dismissal**
Weather at dismissal time will be evaluated on a daily basis. Should severe threatening weather be a concern, school dismissal may be delayed until conditions are safe. If heavy rain is occurring at dismissal, children who walk home may wait at school until the rain slows.

**Withdrawal from School**
The parent or guardian should notify the office if a student is to be withdrawn from school. Before records will be sent to the new school, all charges must be paid and library books returned. For a smooth transition between schools, please notify us of your intentions at least two days before you plan to leave. This will enable us to complete all record-keeping.

**Yearbook**
The yearbook encompasses grades PreK-5. Both classroom composites and special activities will be included. Order forms will be sent home with all students for those who wish to purchase a yearbook.

**Student Conduct Code**
The mission of the Southern Boone County R-1 School District is to educate by challenging each student to reach full potential in preparing for a changing world. To accomplish this mission, parents, students and staff must cooperate. The Student Conduct Code was designed to help achieve this atmosphere. It is to be a guide for students, parents, and staff to attain this mission, yet it be flexible in order to deal with individual situations.

These policies, regulations and procedures will apply to all students in attendance in district instructional and support programs, as well as at school-sponsored activities. All district staff are required to enforce these policies, regulations and procedures in a manner that is fair and developmentally appropriate and that considers the student and individual circumstance involved.
Positive Behavior Support School-wide Expectations - Expectations at Southern Boone Primary are that all students are safe, respectful, and responsible learners. We believe that all students can be successful in the school setting if expectations of appropriate behavior are systematically taught, valued, and rewarded. Students must also be accountable for their actions. At Southern Boone Primary we are a Positive Behavior Support (PBS) School. School Expectations are listed below.
District

Board Policy AC Prohibition against Discrimination, Harassment and Retaliation

General Rule
The Southern Boone County R-I School District Board of Education is committed to maintaining a workplace and educational environment that is free from discrimination and harassment in admission or access to, or treatment or employment in, its programs, services, activities and facilities. In accordance with law, the district strictly prohibits discrimination and harassment against employees, students or others on the basis of race, color, religion, sex, national origin, ancestry, disability, age, genetic information or any other characteristic protected by law. The Southern Boone County R-I School District is an equal opportunity employer. The Board also prohibits:

1. Retaliatory actions including, but not limited to, acts of intimidation, threats, coercion or discrimination against those who:
   a) Make complaints of prohibited discrimination or harassment.
   b) Report prohibited discrimination or harassment.
   c) Participate in an investigation, formal proceeding or informal resolution, whether conducted internally or outside the district, concerning prohibited discrimination or harassment.
2. Aiding, abetting, inciting, compelling or coercing discrimination, harassment or retaliatory actions.
3. Discrimination, harassment or retaliation against any person because of such person's association with a person protected from discrimination or harassment in accordance with this policy.

All employees, students and visitors must immediately report to the district for investigation any incident or behavior that could constitute discrimination, harassment or retaliation in accordance with this policy. If a student alleges sexual misconduct on the part of any district employee to any person employed by the district, that person will immediately report the allegation to the Children's Division (CD) of the Department of Social Services in accordance with state law. In accordance with this policy and as allowed by law, the district will investigate and address discrimination, harassment and retaliation that negatively impact the school environment, including instances that occur off district property or are unrelated to the district's activities.

Additional Prohibited Behavior
Behavior that is not unlawful or does not rise to the level of illegal discrimination, harassment or retaliation might still be unacceptable for the workplace or the educational environment. Demeaning or otherwise harmful actions are prohibited, particularly if directed at personal characteristics including, but not limited to, socioeconomic level, sexual orientation or perceived sexual orientation.

Boy Scouts of America Equal Access Act
As required by law, the district will provide equal access to district facilities and related benefits and services and will not discriminate against any group officially affiliated with the Boy Scouts of America, the Girl Scouts of the United States of America or any other youth group designated in applicable federal law.

School Nutrition Programs
In accordance with federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its agencies, offices and employees, and institutions participating in or administering USDA programs (including the district), are prohibited from discriminating based on race, color, national origin, sex, disability, age or reprisal or retaliation for prior civil rights activity in any program or activity conducted or funded by the USDA. These programs include the National School Lunch Program, the Special Milk Program, the School Breakfast Program and the Summer Food Service Program.

Any person or representative alleging discrimination based on a prohibited basis has the right to file a complaint within 180 days of the alleged discriminatory action with the USDA Office of the Assistant Secretary for Civil Rights or the district's compliance officer using the process outlined in policy EF.

Interim Measures
When a report is made or the district otherwise learns of potential discrimination, harassment or retaliation, the district will take immediate action to protect the alleged victim, including implementing interim measures. For example, the district may alter a class seating arrangement, provide additional supervision for a student or suspend an employee pending an investigation. The district will take immediate steps to prevent retaliation against the alleged victim, any person associated with the alleged victim, or any witnesses or participants in the investigation. These steps may include, but are not limited to, notifying students,
employees and others that they are protected from retaliation, ensuring that they know how to report future complaints, and initiating follow-up contact with the complainant to determine if any additional acts of discrimination, harassment or retaliation have occurred.

Consequences and Remedies
If the district determines that discrimination, harassment or retaliation have occurred, the district will take prompt, effective and appropriate action to address the behavior, prevent its recurrence and remedy its effects.

Employees who violate this policy will be disciplined, up to and including employment termination. Students who violate this policy will be disciplined, which may include suspension or expulsion. Patrons, contractors, visitors or others who violate this policy may be prohibited from district property or otherwise restricted while on district property. The superintendent or designee will contact law enforcement or seek a court order to enforce this policy when necessary or when actions may constitute criminal behavior.

Students, employees and others will not be disciplined for speech in circumstances where it is protected by law.

In accordance with law and district policy, any person suspected of abusing or neglecting a child will be reported immediately to the CD.

Remedies provided by the district will attempt to minimize the burden on the victim. Such remedies may include, but are not limited to: providing additional resources such as counseling, providing access to community services, assisting the victim in filing criminal charges when applicable, moving the perpetrator to a different class or school, providing an escort between classes, or allowing the victim to retake or withdraw from a class. The district may provide additional training to students and employees, make periodic assessments to make sure behavior complies with district policy, or perform a climate check to assess the environment in the district.

Definitions
Compliance Officer – The individual responsible for implementing this policy, including the acting compliance officer when he or she is performing duties of the compliance officer.

Discrimination – Conferring benefits upon, refusing or denying benefits to, or providing differential treatment to a person or class of persons in violation of law based on race, color, religion, sex, national origin, ancestry, disability, age, genetic information or any other characteristic protected by law, or based on a belief that such a characteristic exists.

Grievance – A verbal or written report (also known as a complaint) of discrimination, harassment or retaliation made to the compliance officer.

Harassment – A form of discrimination, as defined above, that occurs when the school or work environment becomes permeated with intimidation, ridicule or insult that is sufficiently severe or pervasive enough that it unreasonably alters the employment or educational environment.

Behaviors that could constitute illegal harassment include, but are not limited to, the following acts if based on race, color, religion, sex, national origin, ancestry, disability, age, genetic information or any other characteristic protected by law or based on a belief that such a characteristic exists: graffiti; display of written material, pictures or electronic images; name calling, teasing or taunting; insults, derogatory remarks or slurs; jokes; gestures; threatening, intimidating or hostile acts; physical acts of aggression, assault or violence; theft; or damage to property.

Sexual Harassment – A form of discrimination, as defined above, on the basis of sex. Sexual harassment is unwelcome conduct that occurs when a) benefits or decisions are implicitly or explicitly conditioned upon submission to, or punishment is applied for refusing to comply with, unwelcome sexual advances, requests for sexual favors or conduct of a sexual nature; or b) the school or work environment becomes permeated with intimidation, ridicule or insult that is based on sex or is sexual in nature and that is sufficiently severe or pervasive enough to alter the conditions of participation in the district’s programs and activities or the conditions of employment. Sexual harassment may occur between members of the same or opposite sex. The district presumes a student cannot consent to behavior of a sexual nature with an adult regardless of the circumstance.
Behaviors that could constitute sexual harassment include, but are not limited to:

1. Sexual advances and requests or pressure of any kind for sexual favors, activities or contact.

2. Conditioning grades, promotions, rewards or privileges on submission to sexual favors, activities or contact.

3. Punishing or reprimanding persons who refuse to comply with sexual requests, activities or contact.

4. Graffiti, name calling, slurs, jokes, gestures or communications of a sexual nature or based on sex.

5. Physical contact or touching of a sexual nature, including touching of intimate parts and sexually motivated or inappropriate patting, pinching or rubbing.

6. Comments about an individual's body, sexual activity or sexual attractiveness.

7. Physical sexual acts of aggression, assault or violence, including criminal offenses (such as rape, sexual assault or battery, and sexually motivated stalking) against a person's will or when a person is not capable of giving consent due to the person's age, intellectual disability or use of drugs or alcohol.

8. Gender-based harassment and acts of verbal, nonverbal, written, graphic or physical conduct based on sex or sex stereotyping, but not involving conduct of a sexual nature.

**Working Days** – Days on which the district's business offices are open.

**Compliance Officer**
The Board designates the following individual to act as the district's compliance officer:

Assistant Superintendent/Title IX Coordinator
5275 West Red Tail Dr.
Ashland, MO 65010-0168
Phone: 573-657-2147

In the event the compliance officer is unavailable or is the subject of a report that would otherwise be made to the compliance officer, reports should instead be directed to the acting compliance officer:

Superintendent
5275 West Red Tail Dr.
Ashland, MO 65010-0168
Phone: 573-657-2147

The compliance officer or acting compliance officer will:

1. Coordinate district compliance with this policy and the law.

2. Receive all grievances regarding discrimination, harassment and retaliation in the Southern Boone County R-I School District.

3. Serve as the district’s designated Title IX, Section 504 and Americans with Disabilities Act (ADA) coordinator, as well as the contact person for compliance with other discrimination laws.

4. Investigate or assign persons to investigate grievances; monitor the status of grievances to ensure that additional discrimination, harassment and retaliation do not occur; and recommend consequences.

5. Review all evidence brought in disciplinary matters to determine whether additional remedies are available, such as separating students in the school environment.

6. Determine whether district employees with knowledge of discrimination, harassment or retaliation failed to carry out their reporting duties and recommend disciplinary action, if necessary.
7. Communicate regularly with the district's law enforcement unit to determine whether any reported crimes constitute potential discrimination, harassment or retaliation.

8. Oversee discrimination, harassment or retaliation grievances, including identifying and addressing any patterns or systemic problems and reporting such problems and patterns to the superintendent or the Board.

9. Seek legal advice when necessary to enforce this policy.

10. Report to the superintendent and the Board aggregate information regarding the number and frequency of grievances and compliance with this policy.

11. Make recommendations regarding changing this policy or the implementation of this policy.

12. Coordinate and institute training programs for district staff and supervisors as necessary to meet the goals of this policy, including instruction in recognizing behavior that constitutes discrimination, harassment and retaliation.

13. Periodically review student discipline records to determine whether disciplinary consequences are applied uniformly.

14. Perform other duties as assigned by the superintendent.

Public Notice
The superintendent or designee will continuously publicize the district's policy prohibiting discrimination, harassment and retaliation and disseminate information on how to report discrimination, harassment and retaliation. Notification of the district's policy will be posted in a public area of each building used for instruction or employment or open to the public. Information will also be distributed annually to employees, parents/guardians and students as well as to newly enrolled students and newly hired employees. District bulletins, catalogs, application forms, recruitment material and the district's website will include a statement that the Southern Boone County R-I School District does not discriminate in its programs, services, activities, facilities or with regard to employment. The district will provide information in alternative formats when necessary to accommodate persons with disabilities.

Reporting
Students, employees and others may attempt to resolve minor issues by addressing concerns directly to the person alleged to have violated this policy, but they are not expected or required to do so. Any attempts to voluntarily resolve a grievance will not delay the investigation once a report has been made to the district.

Unless the concern is otherwise voluntarily resolved, all persons must report incidents that might constitute discrimination, harassment or retaliation directly to the compliance officer or acting compliance officer. All district employees will instruct all persons seeking to make a grievance to communicate directly with the compliance officer. Even if the suspected victim of discrimination, harassment or retaliation does not file a grievance, district employees are required to report to the compliance officer any observations, rumors or other information regarding actions prohibited by this policy. If a verbal grievance is made, the person will be asked to submit a written complaint to the compliance officer or acting compliance officer. If a person refuses or is unable to submit a written complaint, the compliance officer will summarize the verbal complaint in writing. A grievance is not needed for the district to take action upon finding a violation of law, district policy or district expectations.

Even if a grievance is not directly filed, if the compliance officer otherwise learns about possible discrimination, harassment or retaliation, including violence, the district will conduct a prompt, impartial, adequate, reliable and thorough investigation to determine whether unlawful conduct occurred and will implement the appropriate interim measures if necessary.

Student-on-Student Harassment
Building-level administrators are in a unique position to identify and address discrimination, harassment and retaliation between students, particularly when behaviors are reported through the normal disciplinary process and not through a grievance. Administrators have the ability to immediately discipline a student for prohibited behavior in accordance with the district's discipline policy. Administrators will report all incidents of discrimination, harassment and retaliation to the compliance officer and will direct the parent/guardian and student to the compliance officer for further assistance. The compliance officer may determine that the incident has been appropriately addressed or recommend additional action. When a grievance is filed, the investigation and complaint process detailed below will be used.
Investigation
The district will immediately investigate all grievances. All persons are required to cooperate fully in the investigation. The district compliance officer or other designated investigator may utilize an attorney or other professionals to conduct the investigation.

In determining whether alleged conduct constitutes discrimination, harassment or retaliation, the district will consider the surrounding circumstances, the nature of the behavior, the relationships between the parties involved, past incidents, the context in which the alleged incidents occurred and all other relevant information. Whether a particular action or incident constitutes a violation of this policy requires a determination based on all of the facts and surrounding circumstances. If, after investigation, school officials determine that it is more likely than not (the preponderance of evidence standard) that discrimination, harassment or other prohibited behavior has occurred, the district will take immediate corrective action.

Grievance Process Overview

1. If a person designated to hear a grievance or appeal is the subject of the grievance, the compliance officer may designate an alternative person to hear the grievance, or the next highest step in the grievance process will be used. For example, if the grievance involves the superintendent, the compliance officer may designate someone outside the district to hear the grievance in lieu of the superintendent, or the grievance may be heard directly by the Board.

2. An extension of the investigation and reporting deadlines may be warranted if extenuating circumstances exist as determined by the district’s compliance officer. The person filing the complaint will be notified when deadlines are extended. If more than twice the allotted time has expired without a response, the appeal may be taken to the next level.

3. Failure of the person filing the grievance to appeal within the timelines given will be considered acceptance of the findings and remedial action taken.

4. To the extent permitted by law, the district will investigate all grievances, even if an outside enforcing agency such as the Office for Civil Rights, law enforcement or the CD is also investigating a complaint arising from the same circumstances.

5. The district will only share information regarding an individually identifiable student or employee with the person filing the grievance or other persons if allowed by law and in accordance with Board policy.

6. Upon receiving a grievance, district administrators or supervisors, after consultation with the compliance officer, will implement interim measures as described in this policy if necessary to prevent further potential discrimination, harassment or retaliation during the pending investigation.

Grievance Process

1. Level I – A grievance is filed with the district’s compliance officer. The compliance officer may, at his or her discretion, assign a school principal or other appropriate supervisor to conduct the investigation when appropriate.

Regardless of who investigates the grievance, an investigation will commence immediately, but no later than five working days after the compliance officer receives the grievance. The compliance officer or designee shall conduct a prompt, impartial, adequate, reliable and thorough investigation, including the opportunity for the person filing the grievance and other parties involved to identify witnesses and provide information and other evidence. The compliance officer or designee will evaluate all relevant information and documentation relating to the grievance.

Within 30 working days of receiving the grievance, the compliance officer will complete a written report that summarizes the facts and makes conclusions on whether the facts constitute a violation of this policy based on the appropriate legal standards. If a violation of this policy is found, the compliance officer will recommend corrective action to the superintendent to address the discrimination, harassment or retaliation; prevent recurrence; and remedy its effects. If someone other than the compliance officer conducts the investigation, the compliance officer or acting compliance officer will review and sign the report. The person who filed the grievance, the victim if someone other than the victim filed the grievance, and any alleged perpetrator will be notified in writing, within five working days of the completion of the report, in accordance with law and district
policy, regarding whether the district's compliance officer or designee determined that district policy was violated.

2. Level II – Within five working days after receiving the Level I decision, the person filing the grievance, the victim if someone other than the victim filed the grievance, or any alleged perpetrator may appeal the compliance officer’s decision to the superintendent by notifying the superintendent in writing. The superintendent may, at his or her discretion, designate another person (other than the compliance officer) to review the matter when appropriate.

Within ten working days, the superintendent will complete a written decision on the appeal, stating whether a violation of this policy is found and, if so, stating what corrective actions will be implemented. If someone other than the superintendent conducts the appeal, the superintendent will review and sign the report before it is given to the person appealing. A copy of the appeal and decision will be given to the compliance officer or acting compliance officer. The person who initially filed the grievance, the victim if someone other than the victim filed the grievance, and any alleged perpetrator will be notified in writing, within five working days of the superintendent’s decision, regarding whether the superintendent or designee determined that district policy was violated.

3. Level III – Within five working days after receiving the Level II decision, the person filing the grievance, the victim if someone other than the victim filed the grievance, or any alleged perpetrator may appeal the superintendent’s decision to the Board by notifying the Board secretary in writing. The person filing the grievance and the alleged perpetrator will be allowed to address the Board, and the Board may call for the presence of such other persons deemed necessary. The Board will issue a decision within 30 working days for implementation by the administration. The Board secretary will give the compliance officer or acting compliance officer a copy of the appeal and decision. The person who filed the grievance, the victim if someone other than the victim filed the grievance, and the alleged perpetrator will be notified in writing, within five working days of the Board’s decision, in accordance with law and district policy, regarding whether the Board determined that district policy was violated. The decision of the Board is final.

Confidentiality and Record
To the extent permitted by law and in accordance with Board policy, the district will keep confidential the identity of the person filing a grievance and any grievance or other document that is generated or received pertaining to grievances. Information may be disclosed if necessary to further the investigation, appeal or resolution of a grievance, or if necessary to carry out disciplinary measures. The district will disclose information to the district’s attorney, law enforcement, the CD and others when necessary to enforce this policy or when required by law. In implementing this policy, the district will comply with state and federal laws regarding the confidentiality of student and employee records. Information regarding any resulting employee or student disciplinary action will be maintained and released in the same manner as any other disciplinary record. The district will keep any documentation created in investigating the complaint including, but not limited to, documentation considered when making any conclusions, in accordance with the Missouri Secretary of State’s retention manuals and as advised by the district’s attorney.

Last Revised: 7/15/2019

Board Policy IGBA-1 Special Education
It is the policy of the Board of Education to provide a free and appropriate public education (FAPE) for students with disabilities who are in need of special education and related services in accordance with the Individuals with Disabilities Education Act (IDEA), the Missouri State Plan for Special Education (State Plan), the district's local compliance plan, and applicable state and federal laws.

Child Find
The district has an obligation to locate, identify and evaluate children in the district between the ages of 3 and 21 who may need special education and related services, including children who are wards of the state, are homeless or attend private schools located within the boundaries of the school district. Any individual who knows or believes that a student has a disability and is in need of accommodation or special education should contact the school’s principal or the district’s special education director immediately. The district will notify all parents/guardians and students of its obligations under this policy and the law. The district will also utilize public media and other postings to notify the public of the district's legal obligations as required by law.

Evaluation and Identification
The special education director will arrange for district students and children who are not enrolled in the district but who may need special education services to be evaluated to determine their eligibility for special
education services in accordance with the law and state and local plans.

**Specific Learning Disabilities**
The Board authorizes the special education director to use a discrepancy model, including the use of professional judgment or a response to intervention (RTI) model, for identifying students with specific learning disabilities (SLD).

**Children Three to Five Years of Age**
When identifying children three to five years of age who qualify for special education but are not yet eligible for kindergarten, the district will use any of the disability categories, including that of Young Child with a Developmental Delay (YCDD). When a child so identified reaches kindergarten age, his or her eligibility will continue to be determined using any of the disability categories, including that of YCDD. A child who is not identified as eligible for special education services prior to reaching kindergarten age will be identified using disability categories excluding that of YCDD.

**Independent Evaluations**
If a student is evaluated for special education services and the parents/guardians disagree with the evaluation, the parents/guardians may obtain an independent educational evaluation (IEE) at the district's expense, as allowed by the IDEA. Applicable procedures, evaluator criteria, and location and cost limitations governing the IEE process are available through the district's special education director. The Board delegates to the superintendent or designee the authority to make changes to these procedures, evaluator criteria and cost guidelines. These items will adhere to rules published in the Missouri State Plan and the local plan for compliance with the law.

**Students Placed in Private Schools by Their Parents/Guardians**
For the purpose of this policy, a "private school" is defined to include home schools and religious/parochial schools.

In general, the Southern Boone County R-I School District has no obligation to provide FAPE or special education and related services to any individual student enrolled in a private school by his or her parents/guardians. The district will expend a proportionate amount of its IDEA Part B funds on the group of privately placed students as a whole, as required by law.

The district will work with private schools located within its boundaries to identify and evaluate students attending the private schools who may be eligible for special education services. When a student is determined eligible, the district will offer to enroll the student and provide the student special education and related services in the district.

Parents/Guardians of a student previously enrolled in the district who choose to unilaterally place the student in a private school without district consent due to a dispute regarding FAPE will not be reimbursed for tuition costs except as required by law.

**Extended School Year**
Extended school year (ESY) services may be necessary to provide a child with a disability FAPE pursuant to law. The individualized education program (IEP) team will consider ESY services for all special education students eligible for services under the IDEA, but ESY services will only be provided if the student is found eligible in accordance with this policy.

A student will be eligible for ESY services if, based on the available data, the student needs services beyond the regular school day or term to avoid regression that will interfere with the student’s ability to continue to progress in the curriculum. This determination will be based on consideration of the following:

1. The nature and severity of the student's disability.
2. The areas of learning crucial to the child's attainment of self-sufficiency and independence.
3. The student's progress.
4. The student's behavioral and physical needs.
5. Opportunities the student will have to practice skills outside the formal classroom setting without ESY services.
6. Availability of alternative resources.
7. Areas of the student's curriculum that need continuous attention.
8. Ability of the student's parents/guardians to provide educational structure.
9. Particular curricular or vocational needs of the student.
10. Opportunity for the student to interact with nondisabled children.

The length, nature and type of ESY services will be determined by the IEP team and addressed in each student's IEP. If at the time the IEP is developed it is unreasonable to predict eligibility for ESY services, the IEP team will meet after sufficient time has passed for the team to make an informed decision about ESY services, but not later than six weeks prior to the end of the regular school term.
Mediation
The Board of Education authorizes the special education director to legally bind the school district to a mediation agreement developed in accordance with the IDEA and Missouri law and further authorizes the special education director to contact an attorney for legal advice prior to making any decisions. In the absence of the special education director, the superintendent is authorized to perform his or her duties under this section.

Resolution
The Board of Education designates the special education director to represent the school district in resolution meetings and gives the special education director decision-making authority on behalf of the district. The special education director has the authority to sign and legally bind the district to a settlement agreement reached at the resolution meeting. In the absence of the special education director, the superintendent is authorized to perform his or her duties under this section. All other settlement agreements must be approved by the Board.

Board Policy IGBCA Programs for Homeless Students
The Southern Boone County R-I School District Board of Education recognizes that homeless students are particularly vulnerable and need special assistance to access and benefit from the education environment. Therefore, the district, in accordance with state and federal law and the Missouri state plan for education of the homeless, will give special attention to ensure that homeless students in the district are promptly identified and have access to a free and appropriate public education and related support services.

Homeless students are individuals who lack a fixed, regular and adequate nighttime residence and include the following:

1. Children and youths who are sharing the housing of other persons due to loss of housing, economic hardship or a similar reason; are living in motels, hotels, trailer parks or camping grounds due to the lack of alternative adequate accommodations; are living in emergency or transitional shelters; or are abandoned in hospitals.
2. Children and youths who have a primary nighttime residence that is a public or private place not designated for or ordinarily used as a regular sleeping accommodation for human beings.
3. Children and youths who are living in cars, parks, public spaces, abandoned buildings, substandard housing, bus or train stations or similar settings.
4. Migratory children who meet one of the above-described circumstances.

District Liaison for Homeless Students
The Board designates the following individual to act as the district's liaison for homeless students (homeless liaison):

Special Education Director
5275 West Red Tail Dr.
Ashland, MO 65010
Phone: 573-657-2147

The homeless liaison shall designate and train another district employee to serve as the homeless liaison in the absence of the homeless liaison.

School of Origin
For the purposes of this policy, "school of origin" is defined as the school that the student attended when permanently housed or the school in which the student was last enrolled, including a public preschool. When the student completes the final grade level served by the school of origin, the term shall then include the designated receiving school at the next grade level for all feeder schools.

Enrollment
The selected school shall immediately enroll the homeless student even if the student is unable to produce records normally required for enrollment, such as previous academic records, immunization or other health records, proof of residency, or other documentation, and even if the student has missed any application or enrollment deadlines during any period of homelessness. Outstanding fines, fees or absences shall not present a barrier to enrollment of the student. However, the district may require a parent/guardian of a homeless student to submit contact information.

Immediately upon identifying the student as being eligible for homeless services, the selected school shall
ensure that the student is attending class and participating fully in school activities.

Placement
The district will consider the best interest of the homeless student, with parental involvement, in determining whether he or she should be enrolled in the school of origin or the school that nonhomeless students who live in the attendance area in which the homeless student is actually living are eligible to attend. In determining the best interest of the student, the district will:

1. Presume that keeping the student in the school of origin is in the student's best interest, except when doing so is contrary to the request of the student's parent/guardian or the student if unaccompanied by a parent/guardian.
2. Consider student-centered factors related to the student's best interest, including factors related to the impact of mobility on achievement, education, health and safety of homeless students, giving priority to the request of the homeless student's parent/guardian or the unaccompanied student.

The choice regarding placement shall be made regardless of whether the homeless student lives with his or her parents/guardians or has been temporarily placed elsewhere. If the student is unaccompanied, the homeless liaison shall assist the student in placement or enrollment decisions, give priority to the views of the student and provide the student with notice of his or her right to appeal the district's decision.

If the district determines that placement should be in the school of origin, the student will continue his or her education in the school of origin for the duration of the homelessness when the student's family becomes homeless between academic years or during an academic year, and for the remainder of the academic year even if the student becomes permanently housed during the academic year.

If the district determines that it is not in the best interest of the student to attend either the school of origin or the school requested by the parent/guardian or unaccompanied student, the district shall provide a written explanation of the reasons for its determination. The explanation shall be given in a manner and form understandable to the parents/guardians or unaccompanied student and shall include information regarding the right to appeal the district's determination.

The written explanation will include:

1. A description of the action proposed or refused by the district;
2. An explanation of why the action was proposed or refused;
3. A description of any other options the district considered;
4. The reasons other options were rejected;
5. A description of any other relevant factors to the district's decision and information related to the eligibility or best interest determination, including the facts and evidence relied upon and their sources;
6. Appropriate timelines to ensure any relevant deadlines are not missed; and
7. Contact information for the local liaison and the state coordinator for homeless students (state coordinator) and a brief description of their respective roles.

Services
Each homeless student shall be provided services comparable to the services offered to other students in the district including, but not limited to, transportation services; education services for which the student meets the eligibility criteria, such as education programs for disadvantaged students, students with disabilities and gifted students; programs in career and technical education; school nutrition programs; preschool programs; before- and after-school care programs; and programs for English learners. Homeless students will not be segregated in a separate school or program within a school based on the students' status as homeless.

The district will coordinate services for homeless students with local social service agencies and other agencies or entities providing services to homeless students and their families, including services and programs funded under the Runaway and Homeless Youth Act. The district will also coordinate transportation, transfer of school records and other interdistrict activities with other school districts.

Transportation
If the homeless student's school of origin, including a public preschool, and temporary housing are located in the Southern Boone County R-I School District, the district will provide transportation to and from the school of origin at the request of the parent/guardian or homeless liaison, provided it is in the best interest of the student.
If the homeless student's school of origin and temporary housing are located in two different school districts, the districts may agree on a method to apportion the responsibility and costs for providing transportation to the school of origin. If no agreement is reached, the districts will equally share the responsibility and costs for transporting the student. If a homeless student becomes permanently housed in the middle of the school year, the district will continue to provide transportation to the school of origin for the remainder of the school year.

Transportation to the school of origin shall be provided even if a homeless preschooler who is enrolled in a public preschool moves to another district that does not provide a widely available or universal preschool.

**Records**

When a homeless student enrolls in the district or a district school, the district will immediately contact the school the homeless student last attended in order to obtain academic or other relevant records.

Any records ordinarily kept by the school for each homeless student (including immunization or other health records, academic records, birth certificates, guardianship records and evaluations for special services or programs) shall be maintained so that the district is equipped to provide the student with appropriate services, make necessary referrals and transfer records in a timely fashion when a homeless student enters a new school district. Copies of records shall be made available upon request to students or parents/guardians in accordance with the Family Educational Rights and Privacy Act (FERPA).

Information about a homeless student's living situation shall be treated as a student education record and shall not be deemed to be directory information under FERPA.

Last Revised: 9/17/2018

**Board Policy IGBCB Programs for Migratory Students**

The Board of Education of the Southern Boone County R-I School District recognizes that migratory students face many educational challenges that may interfere with their ability to succeed in the regular education program and meet the same challenging state achievement standards as other students. The district is committed to creating and supporting a migrant education program (MEP) designed to help migratory students and their families overcome these challenges.

The superintendent or designee will develop an MEP that includes the following components:

1. A written procedure for identifying students who may be migratory that provides for notification to appropriate personnel designated by the Department of Elementary and Secondary Education (DESE) of potentially eligible students.
2. A procedure to help identify and recruit, throughout the school year, those students residing in the district who have family members who have been or are engaged in seasonal or temporary agriculture-related work.
3. Assessment of the educational, health and social needs of each student identified as migratory and development of objectives to address those needs so that migratory students are able to meet Missouri learning standards.
4. Advocacy to allow students and families to gain access to health, nutrition and social services.
5. Review of existing programs and resources to determine which can help meet the needs of migratory children and ensure that the children have access to them.
6. A full range of educational services for migratory students.
7. Instructional programs for migratory students that supplement existing educational programs.
8. An opportunity for meaningful participation in the program by parents/guardians and families of migratory students.
9. A parent advisory committee to consult with district officials and staff in the planning, implementation and evaluation of the program.
10. Professional development for teachers that is designed to improve the quality of education for migratory students, including required training by DESE's Migrant Education and English Language Learning (MELL) program.
11. Provision of information to district personnel about any required participation in professional
development provided by DESE’s MELL program.
12. Assistance for secondary school students transitioning from school to postsecondary education, employment or military service.
13. Provision of needs assessment, evaluation, financial and other information needed for DESE to carry out its duties.
14. A process for prioritizing the provision of services in order to ensure that if there are limited resources, students most at risk of failing receive services ahead of other students.

Last Revised: 9/17/2018

**Board Policy IGBH Programs for English Language Learners**
The Board of Education recognizes the need to provide equal educational opportunities for all students in the district. Therefore, if the inability to speak and understand the English language excludes a student from effective participation in the educational programs offered by the district, the district shall take appropriate action to rectify the English language deficiency in order to provide the student equal access to its programs.

**Definitions**
*English Learner (EL)* – Any student who:
1. Is age 3–21, and
2. Is enrolled or is preparing to enroll in the district, and
3. Has difficulties speaking, reading, writing or understanding English that may be sufficient to deny the individual the ability to attain proficiency on state assessments, the ability to be successful in a classroom where instruction is in English, or the opportunity to participate fully in society, and
4. Meets one of the following additional requirements:
   a. Was not born in the United States or whose native language is a language other than English, or
   b. Is Native American, an Alaska Native or a native resident of the outlying areas who comes from an environment where a language other than English has had a significant impact on the individual's level of English language proficiency, or
   c. Is a migratory individual whose native language is a language other than English and who comes from an environment where a language other than English is dominant.

*Immigrant Student* – A student between the ages of 3 and 21 who was not born in a state of the United States of America and who has not been attending schools in any one state for more than three full academic years.

Last Revised: 9/17/2018

**Board Policy KLA Concerns and Complaints Regarding Federal Programs**
The Southern Boone County R-I School District receives funds under the federal Elementary and Secondary Education Act (ESEA) and is required to follow federal statutes and regulations regarding the programs governed by the ESEA. If any individual or organization (person) has a complaint or is concerned that the district may be violating these laws, the Board wants the superintendent or designee to immediately investigate and address the issue. For that reason, the Board has adopted this policy to address specific allegations of violations of federal statutes and regulations governing Title I, Parts A, B, C, D; Title II; Title III; Title IV, Part A; or Title V of the ESEA.

**Process**
The district will use the following process to address specific allegations that the district has violated a federal statute or regulation regarding a program under the ESEA:

1. The person with the complaint ("complainant") must present a written complaint to the superintendent or designee that specifies the federal law or regulation alleged to have been violated and the facts supporting the allegation. Alternatively, the Department of Elementary and Secondary Education (DESE) will forward a complaint from a complainant to the district for resolution.

The superintendent or designee will investigate and provide a written response to the complainant within five business days of receiving the complaint unless additional time is necessary to
investigate or extenuating circumstances exist. The superintendent or designee is authorized to contact the district's private attorney for assistance in determining whether a violation has occurred.

2. If the complainant is not satisfied, he or she may request that the issue be placed on the Board agenda at the next Board meeting, using the process outlined in Board policy.

The superintendent or designee will notify the complainant of the Board's decision and will provide the complainant a copy of DESE's Every Student Succeeds Act of 2015 (ESSA) Complaint Procedures.

3. If the Board does not hear the issue or if the complainant is not satisfied with the Board's response, the complainant may appeal the issue to DESE in accordance with DESE's complaint procedures.

Documentation and Release of Information
The district will maintain a copy of the complaint, a written record of the investigation and documentation of any written resolution, when applicable, in accordance with law. The superintendent or designee will complete a written summary of the investigation and, if a violation has occurred, a description of how the matter was resolved. If the complaint was first filed with DESE, the written summary must be completed within 35 calendar days of the complaint being filed with DESE and must be submitted to DESE.

The summary will be released upon request when required by law. The superintendent or designee will have the district's attorney review the documents before they are released to DESE, the complainant or any other person to protect the confidentiality of legal advice.

Prohibition against Retaliation
The Board strictly prohibits discrimination or retaliation against any person for bringing a concern to the attention of the district or participating in the complaint process. This prohibition extends to relatives and others associated with the person who brought the concern or complaint. The Board directs all district employees to cooperate in investigations of complaints.

Board Policy GBL Personnel Records

Parent/Guardian Access
In accordance with federal law, at the beginning of each school year the district will notify the parents/guardians of each student attending any school receiving Title I funds that they may request information regarding whether the:

1. Student's teacher is certified to teach in the grade levels and subject areas in which the teacher provides instruction.
2. Student's teacher is teaching under emergency or other provisional certification status.
3. Students are provided services by a paraprofessional and, if so, the qualifications of the paraprofessional.

Board Policy IL-1 Assessments (State and Local)
The district will use high-quality academic assessments as one indication of the success and quality of the district's education program. Further, the Board recognizes its obligation to provide for and administer assessments as required by law. The Board directs the superintendent or designee to create procedures governing assessments consistent with law and Board policy.

In cooperation with the administrative and instructional staff, the Board will regularly review student performance data and use this information to evaluate the effectiveness of the district's instructional programs, making adjustments as necessary.

The district will comply with all assessment requirements for students with disabilities mandated by federal and state law, including the Individuals with Disabilities Education Act (IDEA).

Participation
In order to achieve the purposes of the student assessment program and comply with state and federal law, the district requires all enrolled students to participate in all applicable aspects of the district assessment program, including statewide assessments.
District Assessment Plan
The superintendent or designee shall ensure that the district has a written assessment plan that will test competency in the subject areas of English, reading, language arts, science, mathematics, social studies and civics, as required by law.

The purposes of the district-wide assessment plan are to facilitate and provide information for the following:

1. **Student Achievement** - To produce information about relative student achievement so that parents/guardians, students and teachers can monitor academic progress.

2. **Student Guidance** - To serve as a tool for implementing the district's student guidance program.

3. **Instructional Change** - To provide data that will assist in the preparation of recommendations for instructional program changes to:
   - Help teachers with instructional decisions, plans and changes regarding classroom objectives and program implementation.
   - Help the professional staff formulate and recommend instructional policy.
   - Help the Board of Education adopt instructional policies.

4. **School and District Evaluation** - To provide indicators of the progress of the district and individual schools toward established goals.

5. **Accreditation** - To ensure the district obtains and maintains accreditation.

There shall be broad-based involvement of staff and others with appropriate expertise in the development of the assessment program and its implementation. Instructional staff will be given training and responsibilities in coordinating the program. Every effort will be made to ensure that testing contributes to the learning process rather than detracts from it and that cultural bias does not affect the accuracy of assessments.

**Reading Assessment**
The district will administer a reading assessment to students in third, fourth, fifth and sixth grades to determine whether additional reading instruction and retention are needed, as required by law. The district will also administer a reading assessment to all students who transfer to the district in grades four, five or six, and to all students attending summer school due to a reading deficiency, as required by law.

The reading assessment will be a recognized method or combination of methods of assessing a student's reading ability. Results of assessments will be expressed as reading at a particular grade level. The superintendent or designee will determine which methods of reading assessment the district will utilize.

**English Proficiency Assessments**
The district will annually assess the English reading, writing and oral language skills of district English Learner students in kindergarten through grade 12.

**Statewide Assessments**
The district will implement the components of the Missouri Assessment Program (MAP) in order to monitor the progress of all students in meeting the challenging academic standards set forth by the Missouri State Board of Education. The assessments will be the same for all students in the district, including those students identified as migratory or homeless, students in foster care and students with a parent/guardian who is an active duty member of the armed forces or who serves on full-time National Guard duty.

End-of-course (EOC) assessments will be administered in accordance with law and the rules of the Department of Elementary and Secondary Education (DESE). In courses where EOC assessments are given, the superintendent will determine what percent of the course grade will be decided by performance on EOC assessments.

If a student is taking a course that requires an EOC assessment and is failing the course or for some other reason may be required to retake the course, the district may choose to delay administration of the EOC assessment until the student has completed the course the second time. A team consisting of the course instructor, the principal and a counselor will determine when delayed administration of an EOC assessment
is appropriate. In the case of a student with an individualized education program (IEP), the IEP team will make the determination.

EOC examinations may be waived for:

1. Students receiving special education services whose IEP teams have determined that the MAP-A alternative is the appropriate assessment;

2. English learner students who have been in the United States 12 or fewer months at the time of administration, in some circumstances; and

3. Foreign exchange students.

The School Board authorizes the superintendent to establish a process designed to encourage the students of this district to give their best efforts on each portion of any statewide assessment, which may include, but is not limited to, incentives or supplementary work as a consequence of performance.

**National Assessment of Educational Progress**

If chosen, the district will participate in the National Assessment of Educational Progress as required by law.

**Assessments in Preparation for Postsecondary Education and Work Opportunities**

The district encourages students to prepare for postsecondary education or work opportunities prior to graduating from the district. District staff will encourage students to take assessments necessary for pursuing postsecondary education, career training and employment. Such assessments may include, but are not limited to, the ACT, the ACT Plus Writing Assessment, the ACT WorkKeys assessments (WorkKeys) and the SAT. When the district determines it is economically feasible, the district may provide access to assessments at the district's expense. The superintendent or designee will work with testing companies to provide eligible students access to fee waivers and other resources so that all district students may access these assessments.

**ACT/WorkKeys at State Expense**

DESE may require school districts to administer the ACT as part of statewide testing requirements. When that occurs and the state funds the test, any student who would be allowed or required to participate in the ACT will have the opportunity, on any date within three months before the ACT administration, to participate in the WorkKeys at the state's expense in lieu of taking the ACT. Any student who participated in a state-funded administration of the WorkKeys shall not participate in any state-funded administration of the ACT.

**ACT/WorkKeys at District Expense**

Students who are required or allowed to participate in the ACT at district expense will have the opportunity, on any date within three months before the ACT administration, to participate in the WorkKeys at district expense. The district may also require the student to take the ACT.

**High School Equivalency Examination**

The district participates in the Missouri Option Program, a competency-based program that allows eligible students to earn a district diploma if the student passes the state high school equivalency examination.

**Parental Notice**

At the beginning of each school year, the district shall notify the parents/guardians of each student that the district will provide, upon request and in a timely manner, information regarding any state or district policy regarding student participation in any assessments. Such notice shall include information about state or local policies that would allow students to opt out of assessments. Missouri has no such policy, and the district expects all students to participate in all district or statewide assessments.

The district shall post on the district's website and, where practicable, on the website of each school in the district for each grade level in the district, information on any assessments required by state or federal law, including any assessments required by the district. The information shall include the subject matter being assessed, the purpose for the assessment, the source of the requirement for the assessment, and where the information on the assessment is available. The information shall also include the amount of time students will spend taking the assessments, the schedule for the assessments, and the time and format for disseminating the results, when available.
If the district does not operate a website, the district shall determine how to make the information widely available, including dissemination through the media, public agencies or directly to the parents/guardians.

The district will provide parents/guardians information, if available, on the level of achievement and academic growth of the student on each of the statewide assessments in which the student participates. The district will provide the information in an understandable and uniform format and, to the extent possible, the information will be written in a language the parent/guardian can understand. If it is not practical to provide written translations to parents/guardians, the information shall be orally translated for them. Upon request by a parent/guardian with a disability, the district will provide the information in an alternate format that is accessible to the parent/guardian.

**Access to Assessments by Students Not Enrolled in the District**

In order to foster positive community relationships and to promote the academic progress of all students located within the district, the district may, at its discretion, allow private and home-schooled students who reside within district boundaries but who are not enrolled in the district to participate in grade-level, end-of-course or other assessments if the assessments are funded by the state. These student scores shall not affect district accountability.

Last Revised: 3/18/2019

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**Administrative Procedure KB-AP1 District and Building Accountability Report Card**

The following information will be available to the public at the district's administrative offices as well as by the other methods specified:

1. All written Board policies, related documents and district handbooks will be available on the district's website if the district maintains a website. Copies of the district's discipline policies will also be provided to the student and parent or legal guardian of every student enrolled in the district at the beginning of every school year.

2. A school accountability report card for each school building in the district and the district as a whole will be produced in accordance with law and made available to the public. The district will provide information included in the report card to parents, community members, the print and broadcast news media, and legislators by December 1 annually or as soon thereafter as the information is available to the district. The district will distribute the information in substantive official communications such as student report cards. The district will make reasonable efforts to supply copies of the reports or other information regarding the reports to businesses such as real estate and employment firms, so that parents and businesses from outside the district that may be contemplating relocation have access to this information.

Last Revised: 11/14/2005

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**Food Services (Free/Reduce) (Board Policy EFB)**

School officials will determine student eligibility for free and reduced-price meals, snacks and milk in accordance with state and federal law. Eligible students will be provided meals, snacks and milk either free or at a reduced price if state and federal resources for school food programs are available. The superintendent or designee may establish rules and procedures as needed to accomplish this goal.

The criteria for determining a student's need and the procedures for securing free and reduced-price meals, snacks and milk for the student will be outlined and publicized each year by the district in accordance with law. The criteria and procedures are established at the state and federal level.

The district will establish a school breakfast program or will adopt a resolution requesting a waiver excusing the district from this requirement, in accordance with law. The resolution, if adopted, will be filed with the Missouri Department of Elementary and Secondary Education.

The students who participate in the free or reduced-price meals, snacks or milk program will not be overtly identified, distinguished or served differently than other students and will have the same choice of meals, snacks or milk as other students. The district may charge all students for à la carte menu items. No person other than employees and contracted food service personnel responsible for the administration of the free and reduced-price meals program will have access to information:

1. Obtained from an application for free or reduced-price meals.
2. Received for the purpose of direct verification.
3. Pertaining to eligibility status for free or reduced-price meals, snacks or milk, unless specifically
authorized by law.

The superintendent or designee will investigate whether the district can continue to provide meals to students receiving free and reduced-price meals when schools are closed for an extended period due to an emergency or health crisis. The superintendent or designee will determine whether such a program is practically and financially feasible by consulting with:

1. Food service personnel regarding purchasing and supplies.
2. Facilities staff to determine storage options.
3. Local emergency planners to develop a preparation and delivery system.

Last Revised: 6/23/2014

**Board Policy EF Meal Prices and Charges**

The food service program provided by the school district is designed to provide nutritious school meals, snacks and milk to district students in accordance with law. The food service program operates as an integral part of the total school program and contributes to the district's efforts to improve student achievement.

The superintendent, in cooperation with the food service director, is charged with implementing Board policy as it pertains to the school food service program and making recommendations to the Board about the program and food service personnel. Food service personnel in the schools will be directly responsible to the food service director.

The school food service program will comply with all applicable laws, ordinances, rules and procedures pertaining to health, sanitation, storage and the service of foods. The district will meet all state and federal requirements necessary for participation in school meal programs. The superintendent or designee is authorized to work with the necessary parties to ensure district compliance and, when necessary, submit appeals on behalf of the district.

The principal of each school shall administer the food service program in his or her school. Each building principal is responsible for ensuring a safe dining environment and coordinating the food service program with instructional activities and other school and district programs as appropriate.

The food service director is responsible for ensuring that all foods and beverages sold to students during the school day on any property under the jurisdiction of the district meet the nutrition standards established by the U.S. Department of Agriculture (USDA). The food service director will maintain records verifying that all foods meet required nutrition standards or will document any applicable exemption.

**Meal Prices and Charges**

The ability to charge meals is a privilege, not a right, and is subject to the limitations established in administrative procedures. Students in good standing, as defined in policy IKFB, are eligible to participate in the annual park day celebrations at the primary and elementary buildings, eighth grade advancement at the middle school and graduation at the high school. Parents of students, who are in good standing, will not be able to attend annual park day celebrations at the primary and elementary buildings, eighth grade advancement at the middle school and graduation at the high school. Parents and guardians who have students with meal balances in excess of $500 may be taken to collections or small claims court. Parents with approved payment plans are exempted from punitive action.

Meal prices shall be established annually by the Board of Education in accordance with law.

Unless meals are provided at no charge, the district expects students and employees to pay for meals prior to or at the time of receipt. The district will not allow students or staff to charge for á la carte. Parents will be notified weekly by email when outstanding charges have accrued to $3.50.

Free or reduced-price meals shall be granted in accordance with federal free lunch guidelines and school board policy. Applications for free/reduced meals will be answered in writing for each student approved or rejected. Students are expected to eat lunch on campus, as the Southern Boone School District is not an open campus facility. Commercial deliveries of food are prohibited to students during school hours on school grounds.
The ability to charge meals is a privilege, not a right, and is subject to the limitations established in administrative procedures.

Last Revised: 7/15/2019

Administrative Procedure ADF-AP1 District Wellness Program - (K-12 Districts)

Nutrition Guidelines
The district is committed to ensuring that all foods and beverages sold, provided or made available to students on school campuses during the school day support healthy eating and create an environment that reinforces the development of healthy eating habits. For that reason, and as required by law, the district has set the following nutrition standards for its meal programs, competitive foods and beverages sold outside the meal programs, and other foods and beverages provided or made available to students during the school day.

For the purposes of this procedure, the school day is the time period from the midnight before to 30 minutes after the official school day. These meal standards do not apply to food sold at other times, such as evening or weekend events.

Nutrition Standards for Meal Programs
The food sold to students as part of the district's meal programs will meet the requirements of the U.S. Department of Agriculture (USDA).

Nutrition Standards for Competitive Foods and Beverages
The foods and beverages sold and served during the school day outside the reimbursable school meal programs (competitive foods and beverages) will meet or exceed the USDA Smart Snacks in School (Smart Snacks) nutrition standards. These standards will apply in all locations any time foods and beverages are sold to students during the school day, which includes, but is not limited to, foods and beverages sold in vending machines, school stores, and snack or food carts; à la carte options in cafeterias; and food and beverages sold through district-sponsored fundraising, including fundraising by student-initiated groups, unless an exemption applies, as described below.

Fundraising Exemption to Nutrition Guidelines
Unless otherwise prohibited by Board policies or limitations on marketing, the following are exemptions to the rule requiring that foods sold as fundraisers meet USDA standards:

1. Foods sold off campus, outside the school day or to non students do not have to meet the USDA standards.
2. Foods that do not meet USDA standards and are not intended for consumption at school may be delivered during the school day, and order forms for such food may be distributed during the school day, to the extent that these activities otherwise complies with district policies and procedures.
3. Each school building within the district may hold up to five one-day fundraisers per school year on district property during the school day that involve the sale of foods that do not meet USDA standards.

Nutrition Standards for Foods and Beverages Provided to Students during the School Day
All foods and beverages the district provides or makes available to students during the school day will meet or exceed the Smart Snacks nutrition standards. This includes, but is not limited to, foods and beverages provided or made available to students for celebrations, classroom parties and birthdays, regardless of the source of the food. The district will provide parents/guardians and district employees a list of foods and beverages that meet the Smart Snacks nutrition standards and a list of healthy party ideas, including non food celebration ideas.

Foods and beverages should not be used as a reward or withheld as punishment.

Water
Students will have access to safe and unflavored drinking water throughout the school day in every district facility used by students. Free, safe and unflavored drinking water will be available to students during mealtimes in the places where meals are served.

Last Revised: 6/22/2017

Dyslexia Screening
Pursuant to § 167.950, RSMo., the district will conduct dyslexia screenings of each student who is experiencing consistent difficulty in the areas of weakness that are typically associated with dyslexia as determined by the classroom teacher or as requested by the student's parent/guardian. The dyslexia screening will consist of a short test(s) conducted by a teacher or school counselor to determine whether a student likely has dyslexia characteristics or a related disorder in which a positive result does not represent a medical diagnosis but indicates that the student could benefit from approved support. Exemptions to the requirements outlined in this section include if the student has an existing diagnosis of dyslexia, the student...
has a sensory impairment (visual/auditory), the student has severe intellectual disabilities, or the student is an English Learner where tools or staffing related to administration and/or interpretation in native language is unavailable.

**MO HealthNet for Kids Program**

[https://dss.mo.gov/mhk/](https://dss.mo.gov/mhk/)

**Board Policy JO-1 Family Educational Rights and Privacy Act (FERPA)**

In order to provide students with appropriate instruction and educational services, it is necessary for the district to maintain extensive and sometimes personal information about students and families. These records must be kept confidential in accordance with law, but must also be readily available to district personnel who need the records to effectively serve district students.

The superintendent or designee will provide for the proper administration of student records in accordance with law, develop appropriate procedures for maintaining student records and standardize procedures for the collection and transmittal of necessary information about individual students throughout the district. The superintendent and building principals will develop a student records system that includes protocols for releasing student education records. Principals are responsible for maintaining and protecting the student education records in each school. The superintendent or designee will make arrangements so that all district employees are trained annually on the confidentiality of student education records, as applicable for each employee classification.

**Definitions**

*Eligible Student* – A student or former student who has reached age 18 or is attending a postsecondary school.

*Parent* – A biological or adoptive parent of a student, a guardian of a student, or an individual acting as a parent or guardian in the absence of the student’s parent or guardian.

*Student* – Any person who attends or has attended a school in the school district and for whom the district maintains education records.

**Health Information**

Student health information is a type of student record that is particularly sensitive and protected by numerous state and federal laws. Student health information shall be protected from unauthorized, illegal or inappropriate disclosure by adherence to the principles of confidentiality and privacy. The information shall be protected regardless of whether the information is received orally, in writing or electronically and regardless of the type of record or method of storage.

**Parent and Eligible Student Access**

All parents may inspect and review their student's education records, seek amendments, consent to disclosures and file complaints regarding the records as allowed by law. These rights transfer from the parent to the student once the student becomes an eligible student; however, under the Missouri Sunshine Law, parents maintain some rights to inspect student records even after a student turns 18. The district will extend the same access to records to either parent, regardless of divorce, custody or visitation rights, unless the district is provided with evidence that the parent's rights to inspect records have been legally modified.

If a parent or eligible student believes an education record related to the student contains information that is inaccurate, misleading or in violation of the student's privacy, the parent or eligible student may use the appeals procedures created by the superintendent or designee to request that the district amend the record.

The district will annually notify parents and eligible students of their rights in accordance with law.

**Directory Information**

Directory information is information contained in an education record of a student that generally would not be considered harmful or an invasion of privacy if disclosed without the consent of a parent or eligible student. The district will designate the types of information included in directory information and release this information without first obtaining consent from a parent or eligible student unless a parent or eligible student notifies the district in writing as directed. Parents and eligible students will be notified annually of the information the district has designated as directory information and the process for notifying the district if they do not want the information released.
Even if parents or eligible students notify the district in writing that they do not want directory information disclosed, the district may still disclose the information if required or allowed to do so by law. For example, the district may require students to disclose their names, identifiers or district e-mail addresses in classes in which they are enrolled, or students may be required to wear, publicly display or disclose a student identification card or badge that exhibits information that is designated as directory information.

The school district designates the following items as directory information:

- Students in PreK through fifth grade – Student's name; grade level; participation in school-based activities and sports; degrees, honors and awards received; artwork or coursework displayed by the district; and photographs, videotapes, digital images and recorded sound unless such records would be considered harmful or an invasion of privacy.

- Sixth grade through twelfth grade students – Student's name; parent's name; grade level; participation in school-based activities and sports; weight and height of members of athletic teams; athletic performance data; degrees, honors and awards received; artwork or coursework displayed by the district; and photographs, videotapes, digital images and recorded sound unless such records would be considered harmful or an invasion of privacy.

**Law Enforcement Access**

The district may report or disclose education records to law enforcement and juvenile justice authorities if the disclosure concerns law enforcement's or juvenile justice authorities' ability to effectively serve, prior to adjudication, the student whose records are released. The officials and authorities to whom such information is disclosed must comply with applicable restrictions set forth in federal law.

If the district reports a crime committed by a student with a disability as defined in the Individuals with Disabilities Education Act (IDEA), the district will transmit copies of the special education and disciplinary records to the authorities to whom the district reported the crime as allowed by law.

Law enforcement officials also have access to directory information and may obtain access to student education records in emergency situations as allowed by law. Otherwise, law enforcement officials must obtain a subpoena or consent from the parent or eligible student before a student's education records will be disclosed.

**Children's Division Access**

The district may disclose education records to representatives of the CD when reporting child abuse and neglect in accordance with law. Once the CD obtains custody of a student, CD representatives may also have access to education records in accordance with law. CD representatives may also have access to directory information and may obtain access to student education records in emergency situations, as allowed by law.

**Military and Higher Education Access**

The district will disclose the names, addresses and telephone numbers of secondary school students to military recruiters or institutions of higher education as required by law. However, if a parent, or a secondary school student who is at least 18, submits a written request, the district will not release the information without first obtaining written consent from the parent or the student. The district will notify parents, and secondary school students who are at least 18, that they may opt out of these disclosures.

Last Revised: 4/17/2017

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**Definitions**

For the purposes of this procedure, the following terms are defined:

*Student* -- Any person who attends or has attended a school in the school district and for whom the district maintains education records.
Eligible Student -- A student or former student who has reached age 18 or is attending a post-secondary school.

Parent -- A biological or adoptive parent of a student, a guardian or an individual acting as a parent or guardian in the absence of the student's parent or guardian.

Education Records -- Any record (in handwriting, print, tapes, film, computer or other medium) maintained by the school district or an agent of the district that contains information directly related to a student, including student health records, except:

1. Records kept in the sole possession of the maker of the record, used only as a personal memory aid and not accessible or revealed to any other person except a temporary substitute for the maker of the record.
2. Records created and maintained by the school district law enforcement unit for law enforcement purposes.
3. An employment record that relates exclusively to an individual in his or her capacity as an employee of the school district and that is not available for use for any other purpose.
4. Alumni records that contain information about a student after he or she is no longer in attendance at the district and that do not relate to the person as a student.

Directory Information -- Information contained in an education record of a student that generally would not be considered harmful or an invasion of privacy if disclosed. The school district details directory information in policy JO.

Health Records -- Any record relating to a student's health or disability including, but not limited to, doctor's orders, doctor's notes, medical evaluations, medical diagnoses, information regarding medications, 504 plans, Individualized Education Programs (IEP) and Individualized Health Plans (IHP). A health record is a type of education record.

School Official -- A person who has a legitimate educational interest and who meets one (1) of the following criteria:

1. A person employed by the district as an administrator, supervisor, instructor or support staff member, including health or medical staff.
2. A person elected to the School Board.
3. A person paid by the district to perform a special task, such as an attorney, auditor, medical consultant or therapist.
4. A person who is employed by the school district's law enforcement unit.
5. A student serving on an official committee, such as a disciplinary or grievance committee, or who is assisting another school official in performing his or her tasks.
6. A screened volunteer, as defined in administrative procedures, who has authorization from the district and is working under the direct supervision of a staff member.

Legitimate Educational Interest -- A school official has a legitimate educational interest if the official is:

1. Performing a task that is specified in his or her position description or by a contract agreement.
2. Performing a task related to a student's education in accordance with the school official's position.
3. Performing a task related to the discipline of a student in accordance with the school official's position.
4. Providing a service or benefit relating to the student or student's family, such as health care,
counseling, job placement or financial aid.

5. Maintaining the safety and security of the campus.

6. Under the direct supervision of a staff member and, with authorization from the district, assisting a staff member in performing his or her job.

Education Records

A. General

1. Education records shall be retained according to the guidelines set forth in the retention schedules developed by the Office of the Missouri Secretary of State.

2. Teacher and staff comments on education records will be professional and for the limited purpose of serving the student.

3. Parents and/or students may refuse to disclose a student's social security number to the district unless required by law.

4. Pursuant to state law, the permanent record of a student reading below the fifth-grade reading level at the end of his or her sixth-grade year shall carry a notation advising that such student has not met minimal reading standards. The notation shall stay on the student's record until such time as the district determines that the student has met minimal reading standards.

5. It is the responsibility of the principal and the professional staff of the school to see that such records are kept secure, confidential and are utilized in accordance with the law.

B. Review of Education Records by Parents or Eligible Students

1. Education records shall be open for inspection by parents of a student or an eligible student. Both parents have access to their child's school records until and unless a court orders otherwise. Therefore, a copy of any applicable court order that restricts any parent's access to the student's education records must be filed with the school principal in order to certify to the district that a parent's access rights are limited or denied pursuant to the court's directions.

2. The parents or the eligible student should submit to the school principal a written request that identifies as precisely as possible the record or records they wish to inspect. The principal (or appropriate school official) will make the needed arrangements for access as promptly as possible and notify the parent or eligible student of the time and place where the records may be inspected. Access must be given as soon as possible, but within three (3) business days. However, the period for document production may exceed three (3) days for reasonable cause. When a record contains information about students other than a parent's child or the eligible student, the parent or eligible student may not inspect and review the portion of the record that pertains to other students.

3. If a parent or eligible student believes the education records related to the student contain information that is inaccurate, misleading or in violation of the student's privacy, he or she may ask the district to amend the record by following the appeals procedures outlined in this procedure.

C. Transfer of Education Records

1. The district will respond to a request for records from another school district enrolling a student within five (5) business days of receiving the request. However, if the student’s record has been marked pursuant to notification by the highway patrol that the student has been classified as a missing child, the record shall not be forwarded to the requesting district and the district will notify the missing persons unit of the highway patrol of the record request.
2. Upon notification that a student has transferred to any other school district, the
district will forward any written notification the district has received from a juvenile officer,
sheriff, chief of police or other appropriate law enforcement authority that a petition has
been filed in juvenile court alleging that the student has committed an offense listed in §
167.115.1, RSMo., and the notification of disposition of such case, to the superintendent
of the new school district in which the student has enrolled.

D. Annual Notification of Rights to Parents and Students

1. The district shall annually notify parents of students currently in attendance or
eligible students in attendance of their rights under the Family Educational Rights and
Privacy Act (FERPA) and FERPA regulation by publication in the student handbook(s) or
by distributing notification to the parents or eligible students at the beginning of the school
year.

2. The district shall annually notify parents of students currently in attendance and
eligible students currently in attendance of the directory information the district will release
without written permission.

3. The district may notify parents of secondary school students that it is required to
release the student's name, address and telephone listing to military recruiters and
institutions of higher education upon request. Parents or eligible students may request that
the district not release this information, and the district will comply with the request.

4. The district will notify parents at least annually of its policy on the collection,
disclosure or use of personal information collected from students for the purpose of
marketing or for selling that information or otherwise providing that information to others
for that purpose, including arrangements to protect student privacy that are provided by
the district in the event of such collection, disclosure or use (see policies JHDA and KI).
Parents will be directly notified annually at the beginning of the school year of the specific
or approximate dates during the school year when such collection, disclosure or use of
personal information is scheduled or expected to be scheduled. The district will also offer
an opportunity for the parent or eligible student to opt the student out of participation in
any such activity.

E. Annual Notification of Directory Information

1. The district shall annually notify parents and eligible students of the directory
information the district will release without written consent. Parents or eligible students will
have ten (10) school days after the annual public notice to provide notice in writing to the
school district that they choose to not have this information released. Unless notified to the
contrary in writing within the ten (10) school-day period, the school district may disclose
any of those items designated as directory information without the parent or eligible
student's prior written consent including in print and electronic publications of the school
district.

2. Directory information is considered a "public record" that must be released by
the district to any person who requests it under the Missouri Sunshine Law.

F. Release of Education Records

Disclosure of information from a student's education records will be made only with the written
consent of the parent or eligible student, subject to the following exceptions. The district may
disclose education record information without consent when the disclosure is:

1. To school officials who have a legitimate educational interest in the records.

2. To officials of another school, upon request, in which a student seeks or intends
to enroll.

3. Directory information. If the district annually notifies parents and eligible
students that directory information may be released without prior written consent and
gives parents and eligible students the opportunity to notify the district in writing that they
do not want the information released, the district may release directory information without prior consent.

4. To military recruiters or institutions of higher education that have requested the names, addresses and telephone listings of secondary school students. However, the district will honor a request from a secondary school student or his or her parent not to release the information.

5. To authorized representatives of state and local educational authorities.

6. To law enforcement and juvenile justice authorities if the disclosure concerns law enforcement or juvenile justice authorities' ability to effectively serve, prior to adjudication, the student whose records are released. The officials and authorities to whom such information is disclosed must comply with applicable restrictions set forth in 20 U.S.C. § 1232g (b)(1)(E).

7. To accrediting organizations to carry out their accrediting functions.

8. To parents of a dependent student, as defined in section 152 of the Internal Revenue Code of 1954.

9. To parents of a student who is not an eligible student or to the student.

10. To comply with a judicial order or a lawfully issued subpoena. Unless otherwise ordered, the district will make a reasonable effort to notify the parent or eligible student of the order or subpoena in advance of compliance, so that the parent or student may seek protective action.

11. In connection with a student's request for or receipt of financial aid to determine the eligibility amount or conditions of the financial aid or to enforce the terms and conditions of the aid.

12. To the Comptroller General of the United States, the Attorney General of the United States, the Secretary of the United States Department of Education or an official or employee of the Department of Education acting for the Secretary under a delegation of authority, or state and local education authorities in connection with an audit or evaluation of federal or state supported education programs or for the enforcement of or compliance with federal legal requirements relating to these programs.

13. To appropriate parties in a health or safety emergency.

14. To other persons authorized to receive education records pursuant to FERPA and 34 C.F.R., Part 99 or other applicable laws.

The school district will maintain a record of all requests for and/or disclosures of information from a student's education records. The record will indicate the name of the party making the request, any additional party to whom the information may be redisclosed and the legitimate interest the party had in requesting or obtaining the information. The record may be reviewed by the parents or the eligible student. This paragraph does not apply if the request was from or the disclosure was to:

1. The parent or eligible student.

2. School officials within the district who have a legitimate educational interest in the student's educational records.

3. A party with written consent from the parent or eligible student.

4. A party seeking directory information.

5. A party seeking or receiving the records as directed by a law enforcement subpoena if the issuing court or other issuing agency has ordered that the existence or the contents of the subpoena or the information furnished in response to the subpoena not be
The district may charge a fee for copies of student education records, unless the charge effectively prevents a parent or eligible student from exercising the right to inspect and review the student's education records. The fee will not exceed the amount authorized under the Missouri Sunshine Law.

G. Appeals Procedures

Parents or eligible students have the right to ask to have education records corrected that they believe are inaccurate, misleading or in violation of their privacy rights. Following are the procedures for the correction of education records:

1. Parents or the eligible student must ask the school district to amend a record. In so doing, they should identify the part of the record they want changed and specify why they believe it is inaccurate, misleading or in violation of the student's privacy rights. The request should be made to the building principal.

2. The school district will decide whether it will amend the record as requested within a reasonable time after receiving the request. If it decides not to amend the record as requested, the district will notify the parents or eligible student of the decision and inform them of their right to a hearing to challenge the content of the student's education records on the grounds that the information included is inaccurate, misleading or in violation of the student's privacy rights.

3. Upon request, the school district will hold a hearing within a reasonable time after the request is received. The district will notify the parents or eligible student, reasonably in advance, of the date, place and time of the hearing.

4. The hearing will be conducted by a hearing officer who is a disinterested party; however, the hearing officer may be an official of the district. The parents or eligible student shall be afforded a full and fair opportunity to present evidence relevant to the issues raised in the original request to amend the student's education records. The parents or eligible student may be assisted by one (1) or more individuals of their choice, including an attorney.

5. The school district will prepare a written decision based solely on the evidence presented at the hearing within a reasonable period of time after the hearing. The decision will include a summary of the evidence presented and the reasons for the decision.

6. If the school district decides that the information is inaccurate, misleading or in violation of the student's right of privacy, it will amend the record and notify the parents or eligible student of the amendment in writing.

7. If the school district decides that the challenged information is not inaccurate, misleading or in violation of the student's right of privacy, it will notify the parents or eligible student that they have a right to place in the record a statement commenting on the challenged information and/or a statement setting forth reasons for disagreeing with the decision.

8. The statement will be maintained as part of the student's education records as long as the contested portion is maintained. If the school district discloses the contested portion of the record, it must also disclose the statement.

Board Policy JHC Student Health Services and Requirements

The Board of Education supports the health and physical well-being of students by establishing a districtwide coordinated student health services program. The district nursing staff has oversight of the coordinated student health services program and will work with the School Health Advisory Council (SHAC), which is composed of a school nurse, a counselor and Board-appointed members of the community. The purpose of the SHAC is to incorporate community priorities and values into the district's student health
services. The meetings, records and votes of the SHAC will adhere to the requirements of the Missouri Sunshine Law.

Nurses employed to staff the health services program shall serve under the direction of the superintendent or designee and, to the extent required by law, under the supervision of a physician or registered nurse, who may be offsite. The nurse or designee will be responsible for all notifications to parents/guardians regarding health services. The services provided by the nursing staff will include:

1. Administration of laws that protect the health of children attending public schools in Missouri, including:
   1. Ensuring compliance with immunization requirements.
   2. Excluding students who have contagious diseases from attendance when authorized by law.
   3. Reporting the presence or suspected presence of diseases mandated for reporting by law.

2. Emergency first aid treatment for injury or illness occurring during the school day.

3. The administration of medication, including emergency medications stocked by the district, pursuant to Board policy.

4. Assistance in carrying out the district's responsibilities outlined in Section 504 plans, individualized health plans (IHPs) or individualized education programs (IEPs).

5. Guidance and counseling concerning health problems of students.

6. Maintenance of student health records, including the maintenance of emergency information forms for each student. The nurse will store health records in a secure location, and any health information provided to the nurse orally will be reduced to writing and stored appropriately. The superintendent or designee shall have access to student health records when there is a legitimate educational purpose or access is necessary to supervise staff. District employees shall not share information regarding a student's health in front of other students or staff members who do not have a need to know the information. Student records will be stored and disclosed in accordance with Board policy.

7. Age-appropriate health education in the district's instructional program, in accordance with Missouri School Improvement Program (MSIP) Standards and Missouri Grade-Level Expectations (GLEs), including information about the prevention and control of communicable diseases, the use of standard precautions when handling bodily fluids, allergy prevention and response, diabetes, asthma and other chronic conditions. The nurse will maintain information developed by the Missouri Department of Health and Senior Services (DHSS) relating to human papillomavirus (HPV) and may provide this information directly to parents/guardians but not to students. The nurse will also provide parents/guardians and students information that is produced by or similar to information produced by the Centers for Disease Control and Prevention on influenza and influenza vaccinations.

8. Screening for health conditions in accordance with Board policy and administrative procedures.

9. Notification of the school principal if informed of a condition that could require accommodation under federal law.

10. Sharing information with parents/guardians about publicly available health insurance options for students.


12. Training staff as necessary to implement the district's health and safety program.

13. Such other services as assigned by the supervising principal or superintendent.
**Contraceptives**

The district and its agents may not provide contraceptive devices or contraceptive drugs. Referral to the family practitioner for such devices or drugs will be made only in accordance with the parental notification checklist requirements of state law.

**Physical Examinations and Screenings**

"Screening" is the use of a procedure to examine a large population to determine the presence of a health condition or risk factor in order to identify those who need further evaluation. Screening tests for various health conditions (such as vision and hearing) will be conducted in accordance with administrative procedures. Subject to a written agreement, the district may solicit or permit an outside entity to assist with student health screening. The agreement will include a provision requiring the entity to turn over all records collected during the screening, destroy the information after providing it to the district, keep all student information confidential and hold the district harmless for the entity's actions. The superintendent or designee may contact the district's attorney for assistance in drafting the agreement.

Parents/Guardians will receive a written notice of any screening result that indicates a condition that might interfere with a student's academic progress or health.

In general, the school district will not conduct physical examinations of a student without parental consent unless the health or safety of the student or others is in question or unless by court order.

Further, parents/guardians will be notified of the specific or approximate dates during the school year when any nonemergency, invasive physical examination or screening administered by the district is conducted that is:

1. Required as a condition of attendance.
2. Administered by the school and scheduled by the school in advance.
3. Not necessary to protect the immediate health and safety of the student or other students.

As used in this policy, the term "invasive physical examination" means any medical examination that involves the exposure of private body parts or any act during such examination that includes incision, insertion or injection into the body, but does not include a hearing, vision, head lice or scoliosis screening.

Parents/Guardians or eligible students will be given the opportunity to opt out of the above-described nonemergency, invasive physical examination or screening.

Students who wish to participate in certain extracurricular activities may be required to submit to a physical examination to verify their ability to participate in the activity. Students participating in activities governed by the Missouri State High School Activities Association (MSHSAA) will be required to follow the rules of that organization.

All parents/guardians will be notified at least at the beginning of the school year of the district's policy on physical examinations and screening of students. Parents/Guardians will also be notified within a reasonable period of time after any substantive change in the policy.

**Board Policy JHDA Surveying, Analyzing or Evaluating Students**

**Inspection**

Any parent may inspect, upon request, any instructional material used as part of the educational curriculum and all instructional materials, including teachers’ manuals, films, tapes or other supplementary material, that will be used in connection with any survey, analysis or evaluation as part of any applicable program. Further, a parent may inspect, upon request, a survey created by a third party before the survey is administered or distributed by a school to a student. The term "instructional material" does not include academic tests or academic assessments.

In general, the district will not collect, disclose or use personal student information for the purpose of marketing or selling that information or otherwise providing the information to others for that purpose. In the rare case where the district may collect information from students for the purpose of marketing or selling that
information, parents may inspect any instrument used before the instrument is administered or distributed to a student, upon request and in accordance with Board policy.

Consent Required
In accordance with law, no student, as part of any program wholly or partially funded by the U.S. Department of Education, shall be required to submit to a survey, analysis or evaluation (hereafter referred to as "protected information survey") that reveals any of the following information without written consent of a parent:

1. Political affiliations or beliefs of the student or the student's parent.
2. Mental or psychological problems of the student or the student's family.
3. Sex behavior or attitudes.
4. Illegal, antisocial, self-incriminating or demeaning behavior.
5. Critical appraisals of other individuals with whom respondents have close family relationships.
6. Legally recognized privileged or analogous relationships, such as those of lawyers, physicians and ministers.
7. Religious practices, affiliations or beliefs of the student or the student's parent.
8. Income other than that required by law to determine eligibility for participation in a program or for receiving financial assistance under such program.

Notice and Opportunity to Opt Out
In accordance with law, parents will receive prior notice and an opportunity to opt a student out of:

1. Any other protected information survey, as defined above, regardless of the funding source.
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, or any physical exam or screening permitted or required under state law, except for hearing, vision or scoliosis screenings.
3. Activities involving the collection, disclosure or use of personal information obtained from students for marketing, selling or otherwise distributing information to others.

The district will directly notify parents at the beginning of the school year of the specific or approximate dates during the school year when the above-listed activities will occur or are expected to be scheduled.

Last Revised: 6/13/2005

Board Policy KI PUBLIC SOLICITATIONS/ADVERTISING IN DISTRICT FACILITIES
It is the intent of the district to operate a nonpublic forum and, except as allowed in this policy, advertisement is prohibited on district property. For the purposes of this policy, advertisement includes, but is not limited to, in-person solicitation; signage; verbal announcements using communication equipment; pamphlets; handouts; distribution through district technology; other distribution of information regarding products or services available or for sale; or the solicitation of information including, but not limited to, political campaigning. This policy does not prohibit speech in circumstances where it is protected by law.

General Rule
The district may control the content of advertising as allowed by law. Minimally, advertisement on district property or at district events may not include information or materials that:

1. Are obscene to minors.
2. Are libelous.
3. Are pervasively indecent or vulgar (secondary schools) or contain any indecent or vulgar language (elementary schools).
4. Advertise any product or service not permitted to minors by law.
5. Constitute insulting or fighting words, the very expression of which injures or harasses other people (e.g., threats of violence, defamation of character or of a person's race, religion or ethnic origin).
6. Present a clear and present likelihood that, either because of their content or their manner of distribution, they will cause a material and substantial disruption of the proper and orderly operation and discipline of the school or school activities or will cause the commission of unlawful acts or the violation of lawful school procedures.

District-Sponsored Advertisement
This policy is not intended to limit the use of district resources or forums by district personnel to distribute district-sponsored information or advertisements. District-sponsored groups may distribute advertisement to
employees and students as determined appropriate by the superintendent or designee and school principal. Materials from extracurricular organizations or professional groups created by the district are considered district sponsored.

Groups Affiliated with the District
The district may allow groups affiliated with the district to advertise on district property in the same manner and to the same extent that district-sponsored groups are allowed to advertise. For the purpose of this policy, a group is affiliated with the district if it is recognized by the Board and 1) working collaboratively with the district, such as a business partner, or 2) is a group that is created solely to work with the district, its staff, students and parents and to raise funds for district activities such as parent-teacher associations or booster clubs.

Curriculum-Related Advertisement
District staff may use resources with reasonable advertising content when such resources are consistent with and related to the district's curriculum and compliant with the district's wellness policy and procedures. District staff may distribute advertisements regarding programs, events, contests and other activities that are not sponsored by the district when those events are consistent with and related to the district's curriculum. District staff may invite companies, organizations or individuals to advertise during school hours or school events if the school principal determines that the information provided is consistent with and related to the district's curriculum.

Distribution Directly to Students
Only curriculum-related advertisement, district-sponsored advertisement and advertisement by groups affiliated with the district may be distributed directly to students by placing the item in the student's backpack, folder or other conveyance; handing the material to students; placing the material at the student's assigned place; or instructing the student to pick up material at a designated location. Placing items in a designated location where they are available to students is not direct distribution if students are not instructed to pick up the materials.

Distribution to Staff
The district's intercampus mail, staff mailboxes and district e-mail are reserved for communication between employees regarding district business or for distribution of district-sponsored advertisement or advertisement from groups affiliated with the district. Advertising from any other person or group will be made available to staff by placement in staff work areas or on designated bulletin boards not easily accessible to students. Such advertising must be provided first to the school principal and must clearly state that the district does not sponsor or endorse the information. School principals may establish uniform rules about the length of time an advertisement will be available and may limit the number of advertisements available at one (1) time.

Distribution by Students
Students may distribute district-sponsored advertisements on district property during non instructional time as allowed by the school principal and group sponsor. Students may distribute non curricular student publications and other advertisements not sponsored by the district during non instructional time only in accordance with Board policy IGDBA.

Distribution by Student-Initiated Non Curricular Groups
Student-initiated non curricular groups that meet in district facilities shall have the same access to district communication tools and media, including publications, websites and intercom, and are subject to the same provisions on the distribution and content of materials as district-sponsored non curricular groups. The district may require these groups to clearly state on any advertisement or information that the group is not sponsored by the district.

Advertisement in Designated Locations
School principals may designate a bulletin board, table or other specific location where information regarding nonprofit community events targeting students and parents may be posted or otherwise advertised. All groups fitting this description will be allowed to submit advertising to be placed at the designated location. Such advertising must be provided to the school principal first and must clearly state that the district does not sponsor or endorse the information. School principals may establish uniform rules about the length of time an advertisement will be available and may limit the number of advertisements available at one (1) time.

Distribution at District Events
Only district-sponsored advertisement and advertisement from groups affiliated with the district may be distributed at district events, unless the district sells advertisement opportunities as described below.
Groups Using District Facilities
Boy Scouts, Girl Scouts and other Title 36 youth groups and their official affiliates who meet in district facilities pursuant to the Board's policy on use of facilities may distribute advertising during any meeting, activity or event held in accordance with that policy and applicable procedures but otherwise have no greater ability to advertise or distribute information in schools than groups not using district facilities.

Revenue-Generating Advertising on District Property or in District Publications
The district may accept or solicit advertising for use on the district's website and in gymnasiums, athletic fields and other facilities primarily used for extracurricular activities. Any such advertising will be limited to the name, address, phone number, Internet address and logo of the advertiser. The district may accept or solicit advertising on extracurricular activity schedules, programs, newspapers, yearbooks or other district-sponsored publications at the discretion of the principal of the school involved. Advertising generally will be limited to the name, address, phone number, Internet address and logo of the advertiser except that publications may also provide the advertiser with a selection of greetings, phrases or graphics that can be included if the advertiser so chooses. Student publications and the advertising in those publications are district-sponsored speech subject to editorial control over content in accordance with law. All such advertising must be compliant with the district's wellness policy and procedures.

Collecting, Disclosing or Using Information for Marketing
In general, the district will not collect, disclose or use personal information from students for the purpose of marketing or selling that information or otherwise providing that information to others for that purpose unless required by law. For the purposes of this policy, "personal information" means individually identifiable information, including a student's or parent's first and last name, a home or other physical address, a telephone number and Social Security number. In the rare case where the district may collect or disclose students' personal information or allow another group or entity to collect or disclose students' personal information for the purpose of marketing or selling that information, the district will directly notify the parents/guardians in accordance with law at least annually at the beginning of the school year of the specific or approximate dates when such information will be collected. Parents/Guardians, upon request, may inspect any instrument used to collect personal information for the purpose of marketing or selling that information before the instrument is administered or distributed to a student. All parents/guardians and students of appropriate age may decline to provide the information requested. This portion of the policy does not apply to the collection, disclosure or use of personal information collected from students for the exclusive purpose of developing, evaluating or providing educational products or services for or to students or educational institutions, to the extent allowed by law and Board policy. Last Revised: 11/19/2007

Administrative Procedure EBAB-AP1 HAZARDOUS MATERIALS - (Asbestos Control)
The Southern Boone County R-I School District will implement and maintain procedures necessary to comply with the Asbestos Hazard Emergency Response Act of 1986 (AHERA) by adhering to the following guidelines:

1. Use specifically accredited/certified persons to conduct inspections on all school buildings for asbestos-containing material.
2. Take appropriate action to control the release of asbestos fibers, upon completion of inspection.
3. Describe corrective steps and long-range maintenance in a management plan, to be made available to all concerned persons and filed with the appropriate state agencies.
4. Post warning(s) on all areas containing asbestos, and send a written notice to parents and employees, apprising them of the conditions.

Any further information concerning the school district's procedures for asbestos control can be found in the school district offices. Last Revised: 2/4/2004

Board Policy EBC-2 Emergency Drills
As part of the implementation of the district's adopted crisis intervention plan, the superintendent or designee has the responsibility for developing and maintaining the district's emergency preparedness plans and emergency drill schedules.

Emergency Drills
The superintendent or designee, in cooperation with the building principals, will develop emergency drills for fires, tornados, bus emergencies, earthquakes, bomb threats and armed intruder/active shooter situations.
Additional emergency drills may be developed and practiced at the discretion of the superintendent. Instruction on all emergency drills shall be given early in the school year, and emergency drills shall be held regularly throughout the year. The district will conduct emergency drills as required by law and policy and will ensure that the number of emergency drills conducted is sufficient to give instruction and practice in proper actions by staff and students during lockdown, shelter-in-place and evacuation. Emergency exiting procedures will be posted near the door in each building.

The superintendent or building principal will schedule and execute emergency drills. Principals who schedule emergency drills will provide the superintendent advance notice of the drills. The district will cooperate and coordinate emergency drills with other community agencies such as the fire department, law enforcement officials, emergency medical services and local emergency planning committees. Pursuant to law, armed intruder/active shooter drills will be conducted and led by law enforcement professionals.

Emergency evacuation drills on school buses will be conducted for all students in grades kindergarten through six at least once per semester with the first drill completed prior to October 31 annually.

Earthquake Preparedness Disaster Plans and Drills
In accordance with law, the superintendent or designee, cooperating with building principals, shall develop and implement a districtwide school building disaster plan to protect students and staff before, during and after an earthquake. The plan will be designed specifically to minimize the danger to students, staff and district property as a result of an earthquake and will be ready for implementation at any time. The superintendent or designee will request assistance with developing and establishing the earthquake emergency procedure system from the State Emergency Management Agency (SEMA) and any local emergency management agency located within district boundaries.

An emergency exercise will be held at least twice each school year that will require students and staff to simulate earthquake emergency conditions and practice the procedures that are to be implemented under such conditions.

The superintendent shall develop a program that ensures that all students and staff of the district are aware of and properly trained in the earthquake emergency procedure system. This emergency procedure system shall be available for public inspection at the district office during normal business hours.

At the beginning of each school year, the district shall distribute to all students information from the Federal Emergency Management Agency (FEMA), SEMA and other sources in order to help students understand the causes and effects of earthquakes and the best and latest safety measures available to them in an earthquake situation.

Last Revised: 5/19/2014

Board Policy IGAEB Sexual Health Instruction
The Board of Education recognizes that parents/guardians are the primary source of sexuality education for their children. The Board also recognizes that effective sexuality education, taught in concert with parents/guardians, helps students avoid risks to their health and academic success and prepares them to make informed decisions as adults. Therefore, in accordance with law, the district will notify the parents/guardians of each student enrolled in the district of the basic content of the district's human sexuality instruction that will be provided to their student. The district will also notify parents/guardians of their right to remove their student from any part of the district's human sexuality instruction. The district will make all curriculum materials used in the district's human sexuality instruction available for public inspection as a public record prior to the use of such materials in actual instruction.

Instruction in human sexuality must be appropriate to the age of the students receiving such instruction. Students may be separated by gender for human sexuality instruction.

As required by state law, any course materials and instruction relating to human sexuality and sexually transmitted diseases shall be medically and factually accurate and shall:

1. Present abstinence from sexual activity as the preferred choice of behavior in relation to all sexual activity for unmarried students because it is the only method that is 100 percent effective in preventing pregnancy, sexually transmitted diseases and the emotional trauma associated with adolescent sexual activity. Students
shall be advised that teenage sexual activity places them at a higher risk of dropping out of school because of the consequences of sexually transmitted diseases and unplanned pregnancy.

2. Stress that sexually transmitted diseases are serious, possible health hazards of sexual activity. Students shall be provided with the latest medical information regarding exposure to human immunodeficiency virus (HIV), acquired immune deficiency syndrome (AIDS), human papillomavirus (HPV), hepatitis and other sexually transmitted diseases.

3. Present students with the latest medically factual information regarding both the possible side effects and health benefits of all forms of contraception, including the success and failure rates for the prevention of pregnancy and sexually transmitted diseases, or present students with information on contraceptives and pregnancy in a manner consistent with the provisions of federal abstinence education law.

4. Include a discussion of the possible emotional and psychological consequences of preadolescent and adolescent sexual activity and the consequences of adolescent pregnancy, as well as the advantages of adoption, including the adoption of special needs children, and the processes involved in making an adoption plan.

5. Teach skills of conflict management, personal responsibility and positive self-esteem through discussion and role playing at appropriate grade levels to emphasize that the student has the power to control personal behavior. Students shall be encouraged to base their actions on reasoning, self-discipline, sense of responsibility, self-control and ethical considerations, such as respect for one’s self and others. Students shall be taught not to make unwanted physical and verbal sexual advances or otherwise exploit another person. Students shall be taught to resist unwanted sexual advances and other negative peer pressure.

6. Teach students about consent, sexual harassment and sexual violence. Specifically, students will be taught that:

**Consent** is a freely given agreement to the conduct at issue by a competent person, and that:

- An expression of lack of consent through words or conduct does not constitute consent.
- Lack of verbal or physical resistance does not constitute consent.
- Submission resulting from the use of force, threat of force or fear does not constitute consent.
- A current or previous dating, social or sexual relationship between two parties does not by itself constitute consent.
- The manner of dress chosen by a person does not constitute consent.

**Sexual harassment** is uninvited and unwelcome verbal or physical behavior of a sexual nature, especially by a person in authority toward a subordinate.

**Sexual violence** is causing or attempting to cause another to engage involuntarily in any sexual act by force, threat of force, duress or without the person’s consent.

7. Advise students of the laws pertaining to their financial responsibility to children born in and out of wedlock and advise students of the provisions of Missouri law pertaining to statutory rape and statutory sodomy.

8. Teach students about the characteristics of and ways to identify sexual predators.

9. Teach students safe and responsible Internet use, including the dangers of online sexual predators, when using electronic communication methods such as the Internet, mobile phones, text messages, chat rooms, social media, e-mail and instant messaging.

10. Instill in students the importance of having open communication with responsible adults, reporting any inappropriate situation, activity or abuse to a responsible adult and, depending on intent and content, to local
Representatives Before
Removal of Students from School by Law Enforcement Officials
make request conducted while at the same time cooperating with law enforcement efforts.

responsibility have activity Interview with Police or Juvenile Officers/Other Law Enforcement Officials
A

School Resource Officers

refuses to allow a search or in which the search cannot safely be conducted.

enforcement

The

scope reasonable law.

Student are subject to periodic inspection without notice.

School Searches by School Personnel

entity is a provider of abortion services. No district personnel or agents, acting in their official capacities, will

or instruction relating to human sexuality or sexually transmitted diseases to its students if the person or

The district will not permit a person or entity to offer, sponsor or furnish in any manner any course materials

sexting, even among friends.

11. Explain the potential consequences, both personal and legal, of inappropriate text messaging and

Last Revised: 3/18/2019

DESE Trauma-Informed Schools Initiative

https://dese.mo.gov/traumainformed

Board Policy JFG INTERROGATIONS, INTERVIEWS AND SEARCHES

Searches by School Personnel

School lockers, desks and other district property are provided for the convenience of students and, as such,

are subject to periodic inspection without notice.

Student property may be searched based on reasonable suspicion of a violation of district rules, policy or

law. Reasonable suspicion must be based on facts known to the administration, credible information or

reasonable inference drawn from such facts or information. Searches of student property shall be limited in

scope based on the original justification of the search. The privacy and dignity of students shall be

respected. Searches shall be carried out in the presence of adult witnesses and not in front of other

students, unless exigent circumstances exist.

The administration will contact law enforcement officials to perform a search if the administration reasonably

suspects that a student is concealing controlled substances, drug paraphernalia, weapons, stolen goods or

evidence of a crime beneath his or her clothing and the student refuses to surrender such items. Law

enforcement officials may be contacted for assistance in performing a search in any case in which a student

refuses to allow a search or in which the search cannot safely be conducted.

School Resource Officers

The school resource officer (SRO) may interview or question students regarding an alleged violation of law.

A school resource officer may also accompany school officials executing a search or may perform searches

under the direction of school officials.

Interview with Police or Juvenile Officers/Other Law Enforcement Officials

Law enforcement officials may wish to interview students regarding their knowledge of suspected criminal

activity and may wish to interrogate students who are themselves suspected of engaging in criminal activity.

Such interviews and interrogations are discouraged during class time, except when law enforcement officials

have a warrant or other court order or when an emergency or other exigent circumstances exist. It is the

responsibility of the principal or designee to take reasonable steps to prevent disruption of school operations

while at the same time cooperating with law enforcement efforts.

When law enforcement officials find it necessary to question students during the school day or during

periods of extracurricular activities, the school principal or designee will be present and the interview will be

conducted in private. The principal will verify and record the identity of the officer or other authority and

request an explanation of the need to question or interview the student at school. The principal ordinarily will

make reasonable efforts to notify the student's parents/guardians unless the interviewer raises a valid

objection to the notification.

Removal of Students from School by Law Enforcement Officials

Before a student at school is arrested or taken into custody by a law enforcement official or other legally

authorized person, the principal will verify the official's identity. To the best of his or her ability, the principal

will verify the official's authority to take custody of the student. The school principal will attempt to notify the

student's parents/guardians that the student is being removed from school.

Interview with the Children's Division

Representatives of the Children's Division (CD) of the Department of Social Services may meet with
students on campus. The district liaison will work with CD to arrange such meetings so they are minimally disruptive to the student's schedule. If the student is an alleged victim of abuse or neglect, CD may not meet with the student in any school building or child care facility where the abuse of the student allegedly occurred. The principal will verify and record the identity of any CD representatives who request to meet with or take custody of a student.

Contacts by Guardian Ad Litem and Court-Appointed Special Advocate
When a court-appointed guardian ad litem or special advocate finds it necessary to interview a student during the school day or during periods of extracurricular activities, the school principal or designee must be notified. The principal will verify and record the identity of the individual through the court order that appoints him or her. The interview must be conducted in a private setting and with the least disruption to the student's schedule.

Board Policy JFCI Student Drug Testing
The Southern Boone County R-I Board of Education recognizes that student drug abuse is a significant health and safety problem for schools. Among the problems, substance abuse negatively affects students' health, behavior, learning, reflexes and the overall development of individual students. The administration has noted an increase in the evidence of drug use by our students, including those participating in extracurricular activities. Chemical abuse includes, but is not limited to, the use of illegal controlled substances, substances represented to be controlled, and misuse of legal drugs and medications.

The purposes of the Southern Boone County R-I School District's random drug testing policy include:

1. Establishing standards of conduct for district students.
2. Identifying students who are misusing drugs so that intervention plans can be implemented by home and school.
3. Establishing a safe environment for student athletes during competition and generally for all students.
4. Providing a vehicle for parents to become aware of chemical abuse problems involving their children so that corrective action may be taken.
5. Providing referrals for students who need evaluation and counseling.
6. Deterring chemical abuse or misuse by all students.
7. Sending a clear message that the district is committed to eliminating student chemical abuse and helping students experiencing chemical abuse problems.
8. Working cooperatively with the parents by assisting them in keeping their children free from chemical abuse.

It is not the purpose or intent of the district's drug testing policy to identify students for punishment under the district discipline code.

The Southern Boone County R-I School District's student drug testing policy will have two components. The first component deals with students who participate in extracurricular activities recognized by the Missouri State High School Activities Association (MSHSAA), students who participate in school clubs and organizations, and students who register for a parking permit. The second component involves the general school population, grades 9-12, who -- along with their parents -- have voluntarily committed to participation in the district's drug testing policy. This program does not affect other policies and practices of the district that deal with drug possession or use where reasonable suspicion is obtained by means other than random sampling provided in this policy.

The program is mandatory to all students participating in extracurricular activities recognized by MSHSAA, clubs and organizations of the school, and those students who register for a parking permit. The activities
included are: football; softball; boys' and girls' cross-country; boys' and girls' golf; boys' and girls' soccer; boys' and girls' track; volleyball; baseball; boys' and girls' basketball; cheerleading; quiz bowl; speech; Future Business Leaders of America (FBLA); Family, Careers and Community Leaders of America (FCCLA); Future Farmers of America (FFA); Technology Student Association (TSA); National Honor Society (NHS); Student Ambassador Group (SAG); Science Club; Student Council; Robotics; Math Club; Project Art; and Letterman's Club. They may continue in the extracurricular and cocurricular activities as any other participant may, upon completion of the required suspension and the negative test result for reinstatement. This is not an all-inclusive list and organizations and clubs will be added as they are created.

Any student who is enrolled in the A+ program and has a positive test will be immediately placed on probation status by the A+ coordinator. Subsequent positive test will result in removal from the program and loss of eligibility.

New students enrolling after the school term begins, along with their parents/guardians, will meet with the activities/athletic director to review this policy.

Last Revised: 7/16/2012

Board Policy JG Student Discipline

It is essential that the district maintain a classroom environment that allows teachers to communicate effectively with all students in the class and allows all students in the class to learn. To assist district staff in maintaining the necessary classroom environment, the Board of Education has created a discipline code that addresses the consequences, including suspension or expulsion, for students whose conduct is prejudicial to good order and discipline in the schools or impairs the morale or good conduct of other students.

The comprehensive written code of conduct of the district is composed of this policy and includes, but is not limited to, the following policies, procedures and regulations: JG-R, JGA, JGB, JGD, JGE and JGF. A copy of the district's comprehensive written code of conduct will be distributed to every student and the parents/guardians of every student at the beginning of each school year and will be available in the superintendent's office during normal business hours.

Application

These policies, regulations and procedures will apply to all students in attendance in district instructional and support programs as well as at school-sponsored activities. Off-campus misconduct that adversely affects the educational climate will also be subject to these policies, regulations and procedures. Students who have been charged, convicted or pled guilty in a court of general jurisdiction for commission of a felony may be suspended in accordance with law.

The Board authorizes the immediate removal of a student upon a finding by a principal or superintendent that the student poses a threat of harm to self or others, as evidenced by the prior conduct of such student. Any such removal will be subject to the appropriate due process procedures and in accordance with law.

No student may be confined in an unattended locked space except in an emergency situation while awaiting the arrival of law enforcement personnel. For the purpose of this policy, a student is unattended if no person has visual contact with the student, and a locked space is a space that the student cannot reasonably exit without assistance.

Enforcement

Building principals are responsible for the development of additional regulations and procedures regarding student conduct needed to maintain proper behavior in schools under their supervision. All such regulations and procedures shall be consistent with Board-adopted discipline policies.

Teachers have the authority and responsibility to make and enforce necessary rules for internal governance in the classroom, subject to review by the building principal. The Board expects each teacher to maintain a satisfactory standard of conduct in the classroom. All district staff are required to enforce district policies, regulations and procedures in a manner that is fair and developmentally appropriate and that considers the student and the individual circumstances involved.

All employees of the district shall annually receive instruction related to the specific contents of the district's discipline policy and any interpretations necessary to implement the provisions of the policy in the course of their duties including, but not limited to, approved methods of dealing with acts of school violence,
disciplining students with disabilities and instruction in the necessity and requirements for confidentiality.

Last Revised: 7/19/2010

**Student Discipline (Board Policy JG-R1)**
The Student Code of Conduct is designed to foster student responsibility, respect for others, and to provide for the orderly operation of district schools. No code can be expected to list each and every offense that may result in disciplinary action; however, it is the purpose of this code to list certain offenses which, if committed by a student, will result in the imposition of a certain disciplinary action. Any conduct not included herein, any aggravated circumstance of any offense, or any action involving a combination of offenses may result in disciplinary consequences that extend beyond this code of conduct as determined by the principal, superintendent and/or Board of Education. In extraordinary circumstances where the minimum consequence is judged by the superintendent or designee to be manifestly unfair or not in the interest of the district, the superintendent or designee may reduce the consequences listed in this policy, as allowed by law. This code includes, but is not necessarily limited to, acts of students on district property, including playgrounds, parking lots and district transportation, or at a district activity, whether on or off district property. The district may also discipline students for off-campus conduct that negatively impacts the educational environment, to the extent allowed by law.

**Reporting to Law Enforcement**
It is the policy of the Southern Boone County R-I School District to report all crimes occurring on district property to law enforcement including, but not limited to, the crimes the district is required to report in accordance with law. A list of crimes the district is required to report is included in policy JGF.

The principal shall also notify the appropriate law enforcement agency and superintendent if a student is discovered to possess a controlled substance or weapon in violation of the district's policy.

In addition, the superintendent shall notify the appropriate division of the juvenile or family court upon suspension for more than ten days or expulsion of any student who the district is aware is under the jurisdiction of the court.

**Documentation in Student's Discipline Record**
The principal, designee or other administrators or school staff will maintain all discipline records as deemed necessary for the orderly operation of the schools and in accordance with law and policy JGF.

**Conditions of Suspension, Expulsion and Other Disciplinary Consequences**
All students who are suspended or expelled, regardless of the reason, are prohibited from participating in or attending any district-sponsored activity, or being on or near district property or the location of any district activity for any reason, unless permission is granted by the superintendent or designee. When appropriate, the district may prohibit students from participating in activities or restrict a student's access to district property as a disciplinary consequence even if a student is not suspended or expelled from school. Likewise, a student may become ineligible for or be required to forfeit any honors and awards as a disciplinary consequence.

In accordance with law, any student who is suspended for any offenses listed in § 160.261, RSMo., or any act of violence or drug-related activity defined by policy JGF as a serious violation of school discipline, shall not be allowed to be within 1,000 feet of any district property or any activity of the district, regardless of whether the activity takes place on district property, unless one of the following conditions exist:

1. The student is under the direct supervision of the student's parent, legal guardian, custodian or another adult designated in advance, in writing, to the student's principal by the student's parent, legal guardian or custodian, and the superintendent or designee has authorized the student to be on district property.

2. The student is enrolled in and attending an alternative school that is located within 1,000 feet of a public school in the district.

3. The student resides within 1,000 feet of a public school in the district and is on the property of his or her residence.

If a student violates the prohibitions in this section, he or she may be suspended or expelled in accordance with the offense, "Failure to Meet Conditions of Suspension, Expulsion or Other Disciplinary
Consequences, listed below.

**Academic Consequences**
Students who are suspended from school will not be allowed to earn full credit for course work completed during the term of the suspension. The district will provide appropriate due process in accordance with law prior to finalizing the student's grade for a course.

**Prohibited Conduct**
The following are descriptions of prohibited conduct and potential consequences for violations. Building-level administrators are authorized to more narrowly tailor potential consequences as appropriate for the age level of students in the building within the ranges established in this regulation. In addition to the consequences specified here, school officials will notify law enforcement and document violations in the student's discipline file pursuant to law and Board policy.

**Academic Dishonesty** – Cheating on tests, assignments, projects or similar activities; plagiarism; claiming credit for another person's work; fabrication of facts, sources or other supporting material; unauthorized collaboration; facilitating academic dishonesty; and other misconduct related to academics.

<table>
<thead>
<tr>
<th>First Offense</th>
<th>No credit for the work, grade reduction, or replacement assignment.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subsequent Offense</td>
<td>No credit for the work, grade reduction, course failure, or removal from extracurricular activities.</td>
</tr>
</tbody>
</table>

**Arson** – Starting or attempting to start a fire, or causing or attempting to cause an explosion.

<table>
<thead>
<tr>
<th>First Offense</th>
<th>Detention, in-school suspension, 1-180 days out-of-school suspension, or expulsion. Restitution if appropriate.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subsequent Offense</td>
<td>1-180 days out-of-school suspension or expulsion. Restitution if appropriate.</td>
</tr>
</tbody>
</table>

**Assault**
1. Using physical force, such as hitting, striking or pushing, to cause or attempt to cause physical injury; placing another person in apprehension of immediate physical injury; recklessly engaging in conduct that creates a grave risk of death or serious physical injury; causing physical contact with another person knowing the other person will regard the contact as offensive or provocative; or any other act that constitutes criminal assault in the third or fourth degree.

<table>
<thead>
<tr>
<th>First Offense</th>
<th>Principal/Student conference, detention, in-school suspension, 1-180 days out-of-school suspension, or expulsion.</th>
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</thead>
<tbody>
<tr>
<td>Subsequent Offense</td>
<td>In-school suspension, 1-180 days out-of-school suspension, or expulsion.</td>
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</tbody>
</table>

2. Knowingly causing or attempting to cause serious physical injury or death to another person, recklessly causing serious physical injury to another person, or any other act that constitutes assault in the first or second degree.

<table>
<thead>
<tr>
<th>First Offense</th>
<th>10-180 days out-of-school suspension or expulsion.</th>
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</table>
Automobile/Vehicle Misuse – Uncourteous or unsafe driving on or around district property, unregistered parking, failure to move vehicle at the request of school officials, failure to follow directions given by school officials or failure to follow established rules for parking or driving on district property.

<table>
<thead>
<tr>
<th>First Offense</th>
<th>Second Offense</th>
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</thead>
<tbody>
<tr>
<td>Suspension or revocation of parking privileges, detention, or in-school suspension.</td>
<td>Revocation of parking privileges, detention, in-school suspension, or 1-10 days out-of-school suspension.</td>
</tr>
</tbody>
</table>

Bullying and Cyberbullying (see Board policy JFCF) – Intimidation, unwanted aggressive behavior, or harassment that is repetitive or is substantially likely to be repeated and causes a reasonable student to fear for his or her physical safety or property; that substantially interferes with the educational performance, opportunities or benefits of any student without exception; or that substantially disrupts the orderly operation of the school. Bullying includes, but is not limited to: physical actions, including violence, gestures, theft or property damage; oral, written or electronic communication, including name-calling, put-downs, extortion or threats; or threats of reprisal or retaliation for reporting such acts. Cyberbullying is a form of bullying committed by transmission of a communication including, but not limited to, a message, text, sound or image by means of an electronic device including, but not limited to, a telephone, wireless telephone or other wireless communication device, computer or pager.

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<tr>
<th>First Offense</th>
<th>Second Offense</th>
</tr>
</thead>
<tbody>
<tr>
<td>Detention, in-school suspension, or 1-180 days out-of-school suspension.</td>
<td>1-180 days out-of-school suspension or expulsion.</td>
</tr>
</tbody>
</table>

Bus or Transportation Misconduct (see Board policy JFCC) – Any offense committed by a student on transportation provided by or through the district shall be punished in the same manner as if the offense had been committed at the student's assigned school. In addition, transportation privileges may be suspended or revoked.

Dishonesty – Any act of lying, whether verbal or written, including forgery.

<table>
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<tr>
<th>First Offense</th>
<th>Second Offense</th>
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</thead>
</table>

Disrespectful or Disruptive Conduct or Speech (see Board policy AC if illegal harassment or discrimination is involved) – Verbal, written, pictorial or symbolic language or gesture that is directed at any person that is in violation of district policy or is otherwise rude, vulgar, defiant, considered inappropriate in educational settings or that materially and substantially disrupts classroom work, school activities or school functions. Students will not be disciplined for speech in situations where it is protected by law.

<table>
<thead>
<tr>
<th>First Offense</th>
<th>Second Offense</th>
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</thead>
<tbody>
<tr>
<td>Principal/Student conference, detention, in-school suspension, or 1-10 days out-of-school suspension.</td>
<td></td>
</tr>
<tr>
<td>Subsequent Offense:</td>
<td>Detention, in-school suspension, 1-180 days out-of-school suspension, or expulsion.</td>
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**Drugs/Alcohol (see Board policies JFCH and JHCD)**

1. Possession, sale, purchase or distribution of any over-the-counter drug, herbal preparation or imitation drug or herbal preparation.

<table>
<thead>
<tr>
<th>First Offense:</th>
<th>In-school suspension or 1-180 days out-of-school suspension.</th>
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</thead>
<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>1-180 days out-of-school suspension or expulsion.</td>
</tr>
</tbody>
</table>

2. Possession of or attendance while under the influence of or soon after consuming any unauthorized prescription drug, alcohol, narcotic substance, counterfeit drugs, imitation controlled substances or drug-related paraphernalia, including controlled substances and illegal drugs defined as substances identified under schedules I, II, III, IV or V in section 202(c) of the Controlled Substances Act.

<table>
<thead>
<tr>
<th>First Offense:</th>
<th>In-school suspension or 1-180 days out-of-school suspension.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>11-180 days out-of-school suspension or expulsion.</td>
</tr>
</tbody>
</table>

3. Sale, purchase or distribution of any prescription drug, alcohol, narcotic substance, unauthorized inhalants, counterfeit drugs, imitation controlled substances or drug-related paraphernalia, including controlled substances and illegal drugs defined as substances identified under schedules I, II, III, IV or V in section 202(c) of the Controlled Substances Act.

<table>
<thead>
<tr>
<th>First Offense:</th>
<th>1-180 days out-of-school suspension or expulsion.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>11-180 days out-of-school suspension or expulsion.</td>
</tr>
</tbody>
</table>

**Electronic Devices Misuse**

**Students in PreK through eighth grade** – Are prohibited from using personal electronic devices during the school day, including class change time, mealtimes or instructional class time, unless the use is part of the instructional program, required by a district-sponsored class or activity, or otherwise permitted by the building principal.

**Students in ninth through twelfth grade** – May use personal electronic devices before and after school, during class change time and during mealtimes, but are prohibited from using them during instructional class time.
time, unless the use is part of the instructional program, required by a district-sponsored class or activity, or otherwise permitted by the building principal.

Personal electronic devices include, but are not limited to, cellular phones (analog or digital), smart phones, camera phones, MP3 players, portable gaming systems, beepers, pagers, text messaging devices, voice recording devices and personal digital assistants (PDAs) that are used as telecommunication devices or to transmit text messages or to play music, as well as any other wireless electronic telecommunication devices.

Students must ensure that their personal electronic devices are completely turned off and stowed away during restricted periods as set out above. The failure to turn off personal electronic devices can disrupt the school environment and will be considered a violation of Board policy. In addition, students may not use personal electronic devices while being transported to and from school by bus or while participating in off-campus district-sponsored activities without permission from the supervising teacher, coach or principal. Students participating in on-campus after-school activities shall follow the rules regarding the use of personal electronic devices as established by the supervising teacher.

Parents/Guardians desiring to contact their student during the school day should not use the student’s personal electronic device as a means of making that contact. Parents/Guardians should call the principal’s office to leave a message for their student or, in emergency situations, the student will be allowed to talk directly with the parent/guardian through phones in the building office.

<table>
<thead>
<tr>
<th>First Offense:</th>
<th>Confiscation, principal/student conference, detention, or in-school suspension.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>Confiscation, principal/student conference, detention, in-school suspension, 1-180 days out-of-school suspension, or expulsion.</td>
</tr>
</tbody>
</table>

**Extortion** – Threatening or intimidating any person for the purpose of obtaining money or anything of value.

<table>
<thead>
<tr>
<th>First Offense:</th>
<th>Principal/Student conference, detention, in-school suspension, or 1-10 days out-of-school suspension.</th>
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</thead>
<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>In-school suspension, 1-180 days out-of-school suspension, or expulsion.</td>
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</table>

**Failure to Care for or Return District Property** – Loss of, failure to return, or damage to district property including, but not limited to, books, computers, calculators, uniforms, and sporting and instructional equipment.

<table>
<thead>
<tr>
<th>First Offense:</th>
<th>Restitution. Principal/Student conference, detention, or in-school suspension.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>Restitution. Detention or in-school suspension.</td>
</tr>
</tbody>
</table>

**Failure to Meet Conditions of Suspension, Expulsion or Other Disciplinary Consequences** – Violating the conditions of a suspension, expulsion or other disciplinary consequence including, but not limited to, participating in or attending any district-sponsored activity or being on or near district property or the location where a district activity is held. See the section of this regulation titled, “Conditions of Suspension, Expulsion
As required by law, when the district considers suspending a student for an additional period of time or expelling a student for being on or within 1,000 feet of district property during a suspension, consideration shall be given to whether the student poses a threat to the safety of any child or school employee and whether the student's presence is disruptive to the educational process or undermines the effectiveness of the district's discipline policy.

<table>
<thead>
<tr>
<th>First Offense</th>
<th>Verbal warning, detention, in-school suspension, 1-180 days out-of-school suspension, or expulsion. Report to law enforcement for trespassing if expelled.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subsequent Offense</td>
<td>In-school suspension, 1-180 days out-of-school suspension, or expulsion. Report to law enforcement for trespassing if expelled.</td>
</tr>
</tbody>
</table>

**False Alarms (see also "Threats or Verbal Assault")** – Tampering with emergency equipment, setting off false alarms, making false reports; communicating a threat or false report for the purpose of frightening or disturbing people, disrupting the educational environment or causing the evacuation or closure of district property.

<table>
<thead>
<tr>
<th>First Offense</th>
<th>Restitution. Principal/Student conference, detention, in-school suspension, 1-180 days out-of-school suspension, or expulsion.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subsequent Offense</td>
<td>Restitution. In-school suspension, 1-180 days out-of-school suspension, or expulsion.</td>
</tr>
</tbody>
</table>

**Gambling** – Betting on an uncertain outcome, regardless of stakes; engaging in any game of chance or activity in which something of real or symbolic value may be won or lost. Gambling includes, but is not limited to, betting on outcomes of activities, assignments, contests and games.

<table>
<thead>
<tr>
<th>First Offense</th>
<th>Principal/Student conference, loss of privileges, detention, or in-school suspension.</th>
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</thead>
<tbody>
<tr>
<td>Subsequent Offense</td>
<td>Principal/Student conference, loss of privileges, detention, in-school suspension, or 1-10 days out-of-school suspension.</td>
</tr>
</tbody>
</table>

**Harassment, including Sexual Harassment (see Board policy AC)**

1. Use of material of a sexual nature or unwelcome verbal, written or symbolic language based on gender, race, color, religion, sex, national origin, ancestry, disability or any other characteristic protected by law. Examples of illegal harassment include, but are not limited to, racial jokes or comments; requests for sexual favors and other unwelcome sexual advances; graffiti; name calling; or threatening, intimidating or hostile acts based on a protected characteristic.

| First Offense | Principal/Student conference, detention, in-school suspension, 1-180 days out-of-school suspension, or expulsion. |
2. Unwelcome physical contact of a sexual nature or that is based on gender, race, color, religion, sex, national origin, ancestry, disability or any other characteristic protected by law. Examples include, but are not limited to, touching or fondling of the genital areas, breasts or undergarments, regardless of whether the touching occurred through or under clothing; or pushing or fighting based on protected characteristics.

| First Offense: | In-school suspension, 1-180 days out-of-school suspension, or expulsion. |
| Subsequent Offense: | 1-180 days out-of-school suspension or expulsion. |

**Hazing (see Board policy JFCG)** – Any activity that a reasonable person believes would negatively impact the mental or physical health or safety of a student or put the student in a ridiculous, humiliating, stressful or disconcerting position for the purposes of initiation, affiliation, admission, membership or maintenance of membership in any group, class, organization, club or athletic team including, but not limited to, a grade level, student organization or district-sponsored activity. Hazing can occur even when all students involved are willing participants.

| First Offense: | In-school suspension or 1-180 days out-of-school suspension. |
| Subsequent Offense: | 1-180 days out-of-school suspension or expulsion. |

**Incendiary Devices or Fireworks** – Possessing, displaying or using matches, lighters or other devices used to start fires unless required as part of an educational exercise and supervised by district staff; possessing or using fireworks.

| First Offense: | Confiscation. Warning, principal/student conference, detention, or in-school suspension. |
| Subsequent Offense: | Confiscation. Principal/Student conference, detention, in-school suspension, or 1-10 days out-of-school suspension. |

**Nuisance Items** – Possession or use of items such as toys, games, and portable media players that are not authorized for educational purposes.

<p>| First Offense: | Confiscation. Warning, principal/student conference, detention, or in-school suspension. |</p>
<table>
<thead>
<tr>
<th>Subsequent Offense:</th>
<th>Confiscation. Principal/Student conference, detention, in-school suspension, or 1-10 days out-of-school suspension.</th>
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</thead>
</table>

**Public Display of Affection** – Physical contact that is inappropriate for the school setting including, but not limited to, kissing and groping.

<table>
<thead>
<tr>
<th>First Offense:</th>
<th>Principal/Student conference, detention, or in-school suspension.</th>
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</thead>
<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>Detention, in-school suspension, or 1-10 days out-of-school suspension.</td>
</tr>
</tbody>
</table>

**Sexting and/or Possession of Sexually Explicit, Vulgar or Violent Material** – Students may not possess or display, electronically or otherwise, sexually explicit, vulgar or violent material including, but not limited to, pornography or depictions of nudity, violence or explicit death or injury. This prohibition does not apply to curricular material that has been approved by district staff for its educational value. Students will not be disciplined for speech in situations where it is protected by law.

<table>
<thead>
<tr>
<th>First Offense:</th>
<th>Confiscation. Principal/Student conference, detention, in-school suspension, or 1-180 days out-of-school suspension.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>Confiscation. Detention, in-school suspension, 1-180 days out-of-school suspension, or expulsion.</td>
</tr>
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</table>

**Sexual Activity** – Consensual acts of sex or consensual simulations of sex including, but not limited to, intercourse or oral or manual stimulation.

<table>
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<tr>
<th>First Offense:</th>
<th>Principal/Student conference, detention, in-school suspension, or 1-180 days out-of-school suspension.</th>
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</thead>
<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>Detention, in-school suspension, 1-180 days out-of-school suspension, or expulsion.</td>
</tr>
</tbody>
</table>

**Technology Misconduct** (see Board policies EHB and KKB and procedure EHB-AP1)

1. Attempting, regardless of success, to: gain unauthorized access to a technology system or information; use district technology to connect to other systems in evasion of the physical limitations of the remote system; copy district files without authorization; interfere with the ability of others to utilize district technology; secure a higher level of privilege without authorization; introduce computer viruses, hacking tools, or other disruptive/destructive programs onto or using district technology; or evade or disable a filtering/blocking device.

<table>
<thead>
<tr>
<th>First Offense:</th>
<th>Restitution. Principal/Student conference, loss of user privileges, detention, or in-school suspension.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>Restitution. Loss of user privileges, 1-180 days out-of-school suspension, or expulsion.</td>
</tr>
</tbody>
</table>
2. Violations, other than those listed in (1) above, of Board policy EHB, procedure EHB-AP1 or any policy or procedure regulating student use of personal electronic devices.

<table>
<thead>
<tr>
<th>First Offense:</th>
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<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>Restitution. Loss of user privileges, 1-180 days out-of-school suspension, or expulsion.</td>
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</table>

3. Use of audio or visual recording equipment in violation of Board policy KKB.

<table>
<thead>
<tr>
<th>First Offense:</th>
<th>Confiscation. Principal/Student conference, detention, or in-school suspension.</th>
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<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>Confiscation. Principal/Student conference, detention, in-school suspension, or 1-10 days out-of-school suspension.</td>
</tr>
</tbody>
</table>

**Theft** – Theft, attempted theft or knowing possession of stolen property.

<table>
<thead>
<tr>
<th>First Offense:</th>
<th>Return of or restitution for property. Principal/Student conference, detention, in-school suspension, or 1-180 days out-of-school suspension.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>Return of or restitution for property. 1-180 days out-of-school suspension or expulsion.</td>
</tr>
</tbody>
</table>

**Threats or Verbal Assault** – Verbal, written, pictorial or symbolic language or gestures that create a reasonable fear of physical injury or property damage.

<table>
<thead>
<tr>
<th>First Offense:</th>
<th>Principal/Student conference, detention, in-school suspension, 1-180 days out-of-school suspension, or expulsion.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>In-school suspension, 1-180 days out-of-school suspension, or expulsion.</td>
</tr>
</tbody>
</table>

**Tobacco**

1. Possession of any tobacco products, electronic cigarettes, or other nicotine-delivery products on district property, district transportation or at any district activity. Nicotine patches or other medications used in a tobacco cessation program may only be possessed in accordance with district policy JHCD.
First Offense: Confiscation of prohibited product. Principal/Student conference, detention, or in-school suspension.

Subsequent Offense: Confiscation of prohibited product. Detention, in-school suspension, or 1-10 days out-of-school suspension.

2. Use of any tobacco products, electronic cigarettes, or other nicotine-delivery products on district property, district transportation or at any district activity. Nicotine patches or other medications used in a tobacco cessation program may only be used in accordance with district policy JHCD.

| First Offense: | Confiscation of prohibited product. Principal/Student conference, detention, in-school suspension, or 1-3 days out-of-school suspension. |
| Subsequent Offense: | Confiscation of prohibited product. In-school suspension or 1-10 days out-of-school suspension. |

**Truancy or Tardiness (see Board policy JED and procedures JED-AP1 and JED-AP2)** – Absence from school without the knowledge and consent of parents/guardians and the school administration; excessive non-justifiable absences, even with the consent of parents/guardians; arriving after the expected time class or school begins, as determined by the district.

| First Offense: | Principal/Student conference, detention, or 1-3 days in-school suspension. |
| Subsequent Offense: | Detention or 3-10 days in-school suspension, and removal from extracurricular activities. |

**Unauthorized Entry** – Entering or assisting any other person to enter a district facility, office, locker, or other area that is locked or not open to the general public; entering or assisting any other person to enter a district facility through an unauthorized entrance; assisting unauthorized persons to enter a district facility through any entrance.

| First Offense: | Principal/Student conference, detention, in-school suspension, or 1-180 days out-of-school suspension. |
| Subsequent Offense: | 1-180 days out-of-school suspension or expulsion. |

**Vandalism (see Board policy ECA)** – Willful damage or the attempt to cause damage to real or personal property belonging to the district, staff or students.

<p>| First Offense: | Restitution. Principal/Student conference, detention, in-school suspension, 1-180 days out-of-school suspension, or expulsion. |</p>
<table>
<thead>
<tr>
<th>Subsequent Offense:</th>
<th>Restitution. In-school suspension, 1-180 days out-of-school suspension, or expulsion.</th>
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</table>

**Weapons (see Board policy JFCJ)**

1. Possession or use of any weapon as defined in Board policy, other than those defined in 18 U.S.C. § 921, 18 U.S.C. § 930(g)(2) or § 571.010, RSMo.

<table>
<thead>
<tr>
<th>First Offense:</th>
<th>In-school suspension, 1-180 days out-of-school suspension, or expulsion.</th>
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<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>1-180 days out-of-school suspension or expulsion.</td>
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</table>

2. Possession or use of a firearm as defined in 18 U.S.C. § 921 or any instrument or device defined in § 571.010, RSMo., or any instrument or device defined as a dangerous weapon in 18 U.S.C. § 930(g)(2).

<table>
<thead>
<tr>
<th>First Offense:</th>
<th>One calendar year suspension or expulsion, unless modified by the Board upon recommendation by the superintendent.</th>
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<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>Expulsion.</td>
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</table>

3. Possession or use of ammunition or a component of a weapon.

<table>
<thead>
<tr>
<th>First Offense:</th>
<th>In-school suspension, 1-180 days out-of-school suspension, or expulsion.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subsequent Offense:</td>
<td>1-180 days out-of-school suspension or expulsion.</td>
</tr>
</tbody>
</table>

*Board Policy JGA-2 Corporal Punishment*

For the purposes of this policy, corporal punishment is the use of physical force as a method of correcting student behavior. No person employed by or volunteering on behalf of the Southern Boone County R-I School District shall administer corporal punishment or cause corporal punishment to be administered upon a student attending district schools.

A staff member may, however, use reasonable physical force against a student for the protection of the student or other persons or to protect property. Restraint of students in accordance with the district's policy on student seclusion, isolation and restraint is not a violation of this policy.
Board Policy JFCJ Weapons in School
The Board recognizes the importance of preserving a safe educational environment for students, employees and patrons of the district. In order to maintain the safety of the educational community, the district will strictly enforce the necessary disciplinary consequences resulting from the use or possession of weapons on school property. No student may possess a weapon on school property at any time, except as specifically authorized during a school-sponsored or school-sanctioned activity permitting weapons. The school district will provide secured storage of student firearms if necessary.

School property is defined as: Property utilized, supervised, rented, leased, or controlled by the school district including but not limited to school playgrounds, parking lots and school buses, and any property on which any school activity takes place.

A weapon is defined to mean one or more of the following:

2. A blackjack, concealable firearm, firearm, firearm silencer, explosive weapon, gas gun, knife, knuckles, machine gun, projectile weapon, rifle, shotgun, spring gun, switchblade knife, as these terms are defined in § 571.010, RSMo.
3. A dangerous weapon as defined in 18 U.S.C. § 930(g)(2).
4. All knives and any other instrument or device used or designed to be used to threaten or assault, whether for attack or defense.
5. Any object designed to look like or imitate a device as described in 1-4.

Pursuant to the Missouri Safe Schools Act and the federal Gun-Free Schools Act of 1994, any student who brings or possesses a weapon as defined in #1 or #2 above on school property will be suspended from school for at least one (1) calendar year or expelled and will be referred to the appropriate legal authorities. The suspension or expulsion may be modified on a case-by-case basis upon recommendation by the superintendent to the Board of Education. Students who bring or possess weapons as defined in #3, #4 and #5 and not otherwise included in #1 and #2, will also be subject to suspension and/or expulsion from school and may be referred to the appropriate legal authorities.

Students with disabilities who violate this policy will be disciplined in accordance with policy JGE.

This policy will be submitted annually to the state Department of Elementary and Secondary Education along with a report indicating any suspensions or expulsions resulting from the possession or use of a firearm as defined in 18 U.S.C. § 921. The report will include the name of the school in which the incidents occurred, the number of students suspended or expelled and the types of weapons involved.

Board Policy JFCH Student Alcohol/Drug Abuse
The Southern Boone County R-I School District is concerned with the health, welfare and safety of its students. Therefore, use, sale, transfer, distribution, possession or being under the influence of unauthorized prescription drugs, alcohol, narcotic substances, unauthorized inhalants, controlled substances, illegal drugs, counterfeit substances and imitation controlled substances is prohibited on any district property, in any district-owned vehicle or in any other district-approved vehicle used to transport students to and from school or district activities. This prohibition also applies to any district-sponsored or district-approved activity, event or function, such as a field trip or athletic event, where students are under the supervision of the school district. The use, sale, transfer or possession of drug-related paraphernalia is also prohibited.

For the purpose of this policy a controlled substance shall include any controlled substance, counterfeit substance or imitation controlled substance as defined in the Narcotic Drug Act, § 195.010, RSMo., and in schedules I, II, III, IV and V in section 202(c) of the Controlled Substances Act, 21 U.S.C. § 812(c).

Students may only be in possession of medication as detailed in Board policy JHCD. Searches of persons
reasonably suspected to be in violation of this policy will be conducted in accordance with Board policy.

Any student who is found by the administration to be in violation of this policy shall be referred for prosecution and subject to disciplinary action up to and including suspension, expulsion or other discipline in accordance with the district's discipline policy. Strict compliance is mandatory. The school principal shall immediately report all incidents involving a controlled substance to the appropriate local law enforcement agency and the superintendent. All controlled substances shall be turned over to local law enforcement.

Students with disabilities who violate this policy will be disciplined in accordance with policy JGE.

**Board Policy JFCF Bullying**

**General**
In order to promote a safe learning environment for all students, the Southern Boone County R-I School District prohibits all forms of bullying. The district also prohibits reprisal or retaliation against any person who reports an act of bullying among or against students.

**Definitions**

*Bullying* – In accordance with state law, bullying is defined as intimidation, unwanted aggressive behavior, or harassment that is repetitive or is substantially likely to be repeated and causes a reasonable student to fear for his or her physical safety or property; that substantially interferes with the educational performance, opportunities or benefits of any student without exception; or that substantially disrupts the orderly operation of the school. Bullying includes, but is not limited to: physical actions, including violence, gestures, theft, or property damage; oral, written, or electronic communication, including name-calling, put-downs, extortion, or threats; or threats of reprisal or retaliation for reporting such acts.

*Cyberbullying* – A form of bullying committed by transmission of a communication including, but not limited to, a message, text, sound or image by means of an electronic device including, but not limited to, a telephone, wireless telephone or other wireless communication device, computer or pager. The district has jurisdiction over cyberbullying that uses the district's technology resources or that originates on district property, at a district activity or on district transportation. Even when cyberbullying does not involve district property, activities or technology resources, the district will impose consequences and discipline for those who engage in cyberbullying if there is a sufficient nexus to the educational environment, the behavior materially and substantially disrupts the educational environment, the communication involves a threat as defined by law, or the district is otherwise allowed by law to address the behavior.

*School Day* – A day on the school calendar when students are required to attend school.

**Designated Officials**
The principal of each building is hereby designated as the individual to receive and investigate reports of bullying. Each building principal shall designate at least two teachers or administrators in the building who are authorized to receive and investigate reports of bullying in the principal's absence or at the principal's discretion.

**Reporting Bullying**
School employees, substitutes or volunteers are expected to intervene to prevent student bullying, appropriately discipline the perpetrator, assist the victim and report the incident to the building principal or designee for further investigation and action. Any school employee, substitute or volunteer who witnesses or has firsthand knowledge of bullying of a student must report the incident to the building principal or designee as soon as possible, but no later than two school days after the incident.

Students who have been subjected to bullying, or who have witnessed or have knowledge of bullying, are encouraged to promptly report such incidents to a school employee. Any school employee receiving such a report shall promptly transmit the report to the building principal or designee.

If the bullying incident involves students from more than one district building, the report should be made to the principal or designee of the building in which the incident took place or, if more appropriate, to the principal or designee of the building attended by the majority of the participants in the incident.

**Board Policy JHDF Suicide Awareness and Prevention**

**Purpose**
Suicide is a leading cause of death among youths in Missouri and is a public health concern impacting all Missouri citizens. The Southern Boone County R-I School District is committed to maintaining a safe environment to protect the health, safety and welfare of students. This policy will outline key protocols and procedures the district will use to educate employees and students on the resources and actions necessary to promote suicide awareness and prevent suicide. The goal of the district is to help students who may be at risk of suicide without stigmatizing or excluding students from school. No student will be excluded from school based solely on the district's belief that the student is at risk of suicide.

**Definitions**
- **Crisis Response Team (CRT)** – A team of district employees trained in suicide awareness and prevention.
- **Student at Risk of Suicide** – A student who is demonstrating individual, relationship, community or societal factors that are associated with suicide and that in combination indicate that an individual might be contemplating suicide.
- **Suicide Crisis** – A situation in which a person is attempting to kill him- or herself or is seriously contemplating or planning suicide. Planning may include, but is not limited to, a timeframe and method for attempting suicide or obtaining or attempting to obtain the means to attempt suicide. A suicide crisis is considered a medical emergency requiring immediate intervention.

**Crisis Response Team**
The district will establish a district-level CRT and, if practical, a team in each building. CRT members will include administrators, counselors and the school nurse and may also include school social workers, school resource officers, teachers and community members as appropriate. The CRT will be responsible for implementation of the district's response plan.

The district will use an evidence-based/informed tool for determining whether a student is at risk of suicide or is having a suicide crisis. The CRT members, the building administrator and a designee will receive training and coaching in using this tool to assist in making these determinations and appropriately responding.

**Response Plan**
District employees will respond immediately in situations where they have a reasonable belief that a student may be at risk of suicide or may be having a suicide crisis.

**Students Who May Be at Risk of Suicide**
Any district employee who has a reasonable belief that a student may be at risk of suicide, even though the student is not having a suicide crisis as defined in this policy, will take the following steps:

1. Make every effort to locate the student immediately, and do not leave the student alone.
2. Notify a CRT member or the building administrator or designee. If the employee cannot reach the building administrator, designee or any of the CRT members, the employee will contact the student's parent/guardian. If the parent/guardian is also unavailable, or at the parent's/guardian's request, the employee will contact emergency services.
3. When a CRT member or the building administrator or designee receives notification that a student may be at risk of suicide, he or she will take the following steps:
4. If the student cannot be located or leaves after being located, a CRT member or the building administrator or designee will contact the parent/guardian to explain the district's concern.
5. If the student has been located, a CRT member or the building administrator or designee will use an evidence-based/informed tool to determine whether the student is at risk of suicide and the appropriate response. Regardless of the determination, the building administrator or designee will contact the student's parent/guardian to discuss the concern.
6. If it is determined that the student may be at risk of suicide, a school counselor and a CRT member will meet with the student and his or her parents/guardians to discuss support and safety systems, available resources, coping skills and collaborative ways to support the student.

**Students Who May Be Having a Suicide Crisis**
If an employee reasonably believes that a student is having a suicide crisis, the employee will take the following steps:

1. Make every effort to locate the student immediately, and do not leave the student alone.
2. Immediately report the situation to a CRT member or the building administrator or designee. If the employee cannot reach the building administrator, designee or any of the CRT members, the employee will notify the student's parent/guardian and contact emergency services. The employee may also contact the National Suicide Prevention Lifeline (800-273-8255) for assistance. As soon as practical, the employee will notify the building administrator or designee. When a CRT member
or the building administrator or designee receives notification that a student is believed to be having a suicide crisis, he or she will take the following steps:

3. If the student cannot be located or leaves after being located, a CRT member or the building administrator or designee will contact the parent/guardian to explain the district's concern.

4. If the student has been located, the CRT member or the building administrator or designee will, based on his or her training and an assessment of the student, determine the appropriate action, including whether to call emergency services, and implement the appropriate response.

5. At an appropriate time after the crisis has passed, a school counselor and a CRT member will meet with the student and his or her parents/guardians to discuss support and safety systems, available resources, coping skills and collaborative ways to support the student.

Confidentiality
Employees are required to share with the CRT and administrators or their designees any information that may be relevant in determining whether a student is at risk of suicide, is having a suicide crisis or is otherwise at risk of harm. Employees are prohibited from promising students that information shared by the student will be kept secret when the information is relevant to the student's safety or the safety of another person.

Release of a student's individually identifiable education records will be made in accordance with the Family Educational Rights and Privacy Act (FERPA). In accordance with FERPA, information contained in a student's education records may be revealed at any time to the student's parents/guardians and school personnel who have a legitimate interest in the information. Education records may be shared with other appropriate persons when necessary to protect the health or safety of the student or others.

Abuse and Neglect
If any employee of the district has reasonable cause to believe a student has been or may be subjected to abuse or neglect or observes the student being subjected to conditions or circumstances that would reasonably result in abuse or neglect, the employee will contact the Child Abuse and Neglect Hotline in accordance with law and Board policy.

Accommodating a Disability
If at any time a parent/guardian informs the district that a student has a medical condition or impairment that could require accommodation, district employees will contact the district's compliance coordinator to determine whether the student has a disability.

School and Community Resources
The district will, in collaboration with local organizations and the Missouri Department of Mental Health, identify local, state and national resources and organizations that can provide information or support to students and families. Copies of or links to resources will be available to all students and families on the district's website and in all district schools.

A school counselor or a CRT member will periodically follow up with students and parents/guardians of students who have been identified as being at risk of suicide or who have had a suicide crisis to offer additional assistance.

Response to Incidents Impacting the School
When the school community is impacted by the attempted suicide or death by suicide of a student, staff member or other person in the school community, the superintendent or designee will confer with the district-level CRT and, when appropriate, confer with local community resources and professionals to identify and make available supports that may help the school community understand and process the behavior or death.

The CRT and the superintendent or designee will determine appropriate procedures for informing the school community of an attempted suicide or death by suicide and the supports that will be offered. Staff and students who need immediate attention following an attempted suicide or death by suicide will be provided support and resources available through the district and will be given information about other resources.

Staff Education on Suicide Prevention and Response Protocol
All district employees will receive information regarding this policy and the district's protocol for suicide awareness, prevention and response. This information will be provided to current employees and each new employee hired. The information will focus on the importance of suicide prevention, recognition of suicide risk factors, strategies to strengthen school connectedness, and response procedures.

The district will also provide opportunities for district staff to participate in professional development regarding suicide awareness and prevention. Opportunities may include district-led training, access to web-based training, or training provided in other school districts or by local organizations or health professionals.
Suicide Prevention Education for Students
Starting no later than fifth grade, students will receive age-appropriate information and instruction on suicide awareness and prevention. Information and instruction may be offered in health education, by the counseling staff or in other curricula as may be appropriate.

Policy Publication
The district will notify employees, students and parents/guardians of this policy by posting this policy on the district’s website and providing information about the policy to district employees. The district may also include information about the policy in appropriate district publications and student handbooks.

Last Revised: 4/16/2018

Board Policy IGCD Virtual Courses
Because virtual instruction can be an effective education option for some students, the district may offer virtual courses to students through district staff or by contracting for those services as part of the district-sponsored curriculum. In addition, eligible students may enroll in virtual courses offered through the Missouri Course Access Program (MOCAP). The district will accept all grades and credits earned through district-sponsored virtual instruction and MOCAP.

The district will pay the costs of a virtual course only if the district has first approved the student's enrollment in the course as described in this policy. Even if a student or his or her parents/guardians pay the costs for a virtual course, the student or parents/guardians should meet with the principal or designee prior to enrollment to ensure that the course is consistent with the student's academic and personal goals.

The district is not required to provide students access to or pay for courses beyond the equivalent of full-time enrollment. The district will provide supervision for students who take virtual courses in district facilities but will not provide supervision for students taking virtual courses offsite.

Students taking courses virtually are subject to district policies, procedures and rules applicable to students enrolled in traditional courses including, but not limited to, the district's discipline code and prohibitions on academic dishonesty, discrimination, harassment, bullying and cyberbullying.

Enrollment in Virtual Courses
The superintendent or designee will establish open enrollment periods and registration deadlines for students to enroll in virtual courses offered by the district or through MOCAP. These enrollment periods and registration deadlines will be strictly enforced unless the superintendent or designee determines that an exception is warranted due to circumstances such as a change in a student's health or the long-term suspension of a student. Enrollment periods and registration deadlines must align with the district's academic calendar and assessment schedule to the extent practicable.

A student or parent/guardian must notify the student's principal or designee before the student may enroll in a district-sponsored virtual course or a MOCAP virtual course through the district. The student will be enrolled unless the principal or designee, in consultation with the student's parents/guardians and relevant staff, such as the school counselor or district special education director, determines that there is good cause to refuse the student enrollment in the course. For enrollment in a MOCAP course, good cause is limited to situations where it is not in the best educational interest of the student to enroll in the course.

Students or parents/guardians who disagree with the principal's or designee's determination about a MOCAP course can appeal the decision to the Board of Education and the Department of Elementary and Secondary Education (DESE) as detailed later in this policy. For all other virtual courses, students or parents/guardians may appeal the decision to the superintendent or designee, and the superintendent's or designee's decision will be final. The superintendent or designee is authorized to consult the district's attorney prior to making a decision.

Students with Disabilities
In general, students with disabilities may enroll in district-sponsored virtual courses or MOCAP virtual courses using the same approval process applicable to other students. However, in accordance with federal law, if a student receives special education services, the student's individualized education program (IEP) team may determine that a virtual course is not appropriate for the student even if the course has otherwise been approved. Any appeal of that decision must be made through the special education process rather than to the superintendent or designee or the Board.

If a student who is receiving accommodations for a disability under Section 504 of the Rehabilitation Act
(Section 504) is enrolled in a virtual course, the student's Section 504 team will determine whether any additional accommodations are necessary for the student.

**Attendance and Completion**
Students who enroll in district-sponsored virtual courses or MOCAP courses through the district are expected to actively participate in those courses with the goal of completing the course. If a student does not actively participate in a course or is not successful in the course, the district may remove the student from the virtual course and refuse to enroll the student in virtual courses in the future.

Students enrolled in virtual courses are expected to complete all course requirements in the time allotted for the course. Extensions of time to complete a virtual course will be permitted only in situations where completion of the course in the allotted time would be impossible due to factors not controlled by the student.

Students enrolled in a district-sponsored or MOCAP course through the district will be considered in attendance for state aid purposes in accordance with law. A completed virtual course shall be counted as no less than 95 percent attendance for purposes of A+ eligibility.

**End-of-Course (EOC) Examinations**
Students are required to take state-required EOC examinations administered by the district regardless of whether the course for which the examination is required was taken virtually or in the traditional classroom.

**Notice**
The district will inform students and parents/guardians in handbooks, registration documents and on the homepage of the district's website of the option to enroll in virtual courses, including courses offered through MOCAP, as required by law.

**MOCAP**
In accordance with state law, the district will pay the cost of student enrollment in MOCAP virtual courses as long as:

1. The student meets eligibility requirements;
2. The student has approval for enrollment in accordance with this policy; and
3. Taking the course does not cause the student to exceed full-time enrollment in the district.

In addition to the requirements listed above and in accordance with law, a student is eligible to enroll in a MOCAP course through the district if:

1. The student resides in and is enrolled in the district on a full-time basis;
2. The student has attended a public school or charter school for at least one semester immediately prior to enrolling in a MOCAP course,* and
3. The enrollment is approved by the principal or designee.

*A student will be excused from this requirement if he or she has a documented medical or psychological diagnosis or condition that prevented the student from attending a school in the district during the previous semester.

The district is not obligated to provide students computers, equipment or Internet access to take a MOCAP course unless otherwise required by law to accommodate a student with a disability.

District counselors or certificated staff will develop an individual career and academic plan (ICAP) for district students enrolled in three or more virtual courses. If a student already has an ICAP, the plan will be reviewed and modified as necessary. In accordance with law, school counselors cannot be required to make the final decision regarding a student's enrollment in a MOCAP course.

**Appeal**
If the principal or designee determines that it is not in a student's best educational interest to take a virtual course, the student and the parents/guardians will be notified in writing, provided an explanation for the decision and informed that the student or parents/guardians may appeal the decision to the Board. However,
if the student is receiving special education services, the student's IEP team will make the final decision regarding student enrollment in a virtual course in accordance with federal law, and the decision must be appealed through the special education process rather than through the Board.

If the student or parent/guardian appeals to the Board, the principal or designee will provide the Board written reasons for denying the student's enrollment, and the student or parent/guardian will provide written reasons the student should be allowed to take the course. Both documents will be retained by the Board and will be incorporated into the minutes. In addition, the student, parents/guardians and the principal or designee will be allowed to present their arguments at a Board meeting.

The appeal to the Board shall be held in closed session. The Board will consider the information presented and release a written decision within 30 calendar days of the meeting. The student or parents/guardians may appeal the decision to DESE. The appeal to DESE must be filed within seven days of the Board's final decision.

**Payment**

The district will pay a MOCAP course provider a monthly pro rata amount based on a student's completion of assignments and assessments, subject to the cost limitations in state law. The district will stop making monthly payments if a student discontinues enrollment. The superintendent or designee is authorized to negotiate lower course rates with MOCAP course providers when possible.

**Monitoring and Reporting**

The district will monitor the progress and success of students enrolled in MOCAP courses. The district may remove a student from a course if it does not meet the educational needs of the student. The district may terminate access to a course or refuse to allow students to enroll in a MOCAP course if the district determines that the course is not meeting the educational needs of the students enrolled in the course.

All concerns regarding the quality or delivery of a MOCAP course will be reported to DESE. The district may consider concerns regarding the quality of a course when making approval decisions for other students. In addition, the district will consider recommendations made by DESE regarding continued or future enrollment in MOCAP courses.

**Transfers**

The district will accept transfer credits students earn by successfully passing approved MOCAP courses if the course provider gives the district an official record of the completed course and the grade earned. Students who transfer to the district while enrolled in MOCAP courses will be allowed to continue enrollment in those courses even if the course provider is not one used by the district.

Last Revised: 10/15/2018

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**Board Policy JHCD Administration of Student Medication**

**Definitions**

*Authorized Prescriber* – Includes a healthcare provider licensed or otherwise authorized by state law to prescribe medication.

*Diabetes Medical Management Plan* – A document developed by the student's personal healthcare team that sets out the health services needed by the student at school and that is signed by the student's personal healthcare team and parent/guardian.

*Medications* – For the purposes of this policy, medications include prescription drugs and over-the-counter drugs, including herbal preparations and vitamins. Medications also include substances that claim or purport to be medicinal or performance enhancing, including essential oils.

**General**

The Southern Boone County R-I School District prohibits students from possessing or self-administering medications while on district grounds, on district transportation or during district activities unless explicitly authorized in accordance with this policy. However, the Board recognizes that some students may require medication for chronic or short-term illnesses to enable them to remain in school and participate in the district's education services. The Board directs the superintendent or designee to employ, contract with and train the necessary personnel to administer medications to students. Medications will be administered at school only when it is not possible or effective for the student to receive the medication at home.

Parents/Guardians are encouraged to submit any relevant information regarding the medications their
student needs, including a diabetes medical management plan or other information the district may use to develop an individualized education program (IEP), Section 504 Plan or individualized health plan (IHP). The district will review all information submitted by the parents/guardians and work with them to create a plan to meet the student's medical needs while at school or school activities.

The superintendent, in collaboration with the district nursing staff, will establish administrative procedures for storing and administering medications in compliance with this policy and pursuant to state and federal law.

Nurses and Other Personnel
The administration of medications is a nursing activity that must be performed by or under the supervision of a registered professional nurse (RN). Other district personnel may be required to administer medications to a student as long as they have been appropriately trained and are supervised by an RN. An appropriately licensed member of the nursing staff will be responsible for:

1. Developing procedures for the training of unlicensed personnel in the administration of medications;
2. Devising protocols for the administration of medications by unlicensed personnel; and
3. Training unlicensed personnel in the administration of medications.

District employees who administer medications must maintain documentation of all medications provided to students and stored on district property.

Nurses and other staff administering medications will take precautions when administering medications and, when necessary, will clarify authorized prescriber orders prior to administering medications.

In accordance with law, any trained or qualified employee will be held harmless and immune from civil liability for administering medication in good faith and according to standard medical practices. A qualified employee is one who has been trained to administer medication according to standard medical practices.

Over-the-Counter Medications
The district may administer over-the-counter medication to a student if the district has received permission to do so from the parent/guardian and a written physician's order. Over-the-counter medications must be delivered to the school principal or designee in the manufacturer's original packaging and will only be administered in accordance with the manufacturer's label.

Prescription Medications
The district may administer prescription medication to a student if the district has received permission to do so from the parent/guardian and appropriate direction on how the medication is to be administered. The prescription label will be considered the equivalent of a prescriber's written direction, and a separate document is not needed.

Medications District Personnel Will Not Administer
Unless required by law to administer a medication to accommodate a disability, nurses who question the necessity of administering a particular medication during the school day may, after consultation with the superintendent or designee, require a written directive by the student's healthcare provider that states why the medication must be administered at school. The district may also refuse to administer any medication for other reasons listed in this policy. The district will not administer any medication that is not regulated by the U.S. Food and Drug Administration.

The district may refuse to administer medications in an amount exceeding the recommended daily dosage listed in the Physician's Desk Reference (PDR) or other recognized medical or pharmaceutical text unless the district has verified the dosage with the prescriber. Except for the medications that are used only in an emergency situation, the district will not knowingly administer the first dose of any medication. The district expects parents/guardians to administer medications at home or by coming to the school to administer the medications themselves when possible.

Staff, students and all other individuals are prohibited from possessing or administering any medication that is illegal pursuant to state or federal law on district grounds, on district transportation or during district activities. The superintendent or designee is authorized to obtain a legal opinion from the district's attorney when there is a question regarding the legality of administering any medication.

Medical Marijuana and Cannabidiol (CBD) Oil
The district does not permit the possession or administration of marijuana or marijuana-infused products for medicinal purposes on district property or at district events since these products are prohibited under federal law.

In accordance with state law, parents/guardians with a valid hemp extract registration card may possess CBD oil on district property for the purpose of administering it to their students who are less than 18 years old for the treatment of epilepsy. Students 18 and older with a valid hemp extract registration card may possess CBD oil on district property for the limited purpose of bringing it to the health office where it will be stored with other medications and administered to the student by the nursing staff for the treatment of epilepsy. Students who have an actual prescription for a medication containing CBD will be permitted to possess and administer the prescription medication in accordance with this policy.

When applicable, district staff will administer prescription medication containing CBD in the same manner used to administer other prescription medication.

**Student Possession and Self-Administration of Medications**

The district prohibits students from possessing or self-administering medications unless the student is allowed by law to do so and has been given permission in accordance with this section.

A student with an IEP or Section 504 plan may possess and self-administer medications in accordance with the IEP or Section 504 plan. Students who do not have an IEP or Section 504 plan may possess and self-administer medications in accordance with 1) or 2) below:

1. **Students with Diabetes:** Upon written request of the parent/guardian and upon authorization by a student's diabetes medical management plan, the district will permit a student with diabetes to perform blood glucose checks, administer insulin through the student's insulin delivery systems, treat hypoglycemia and hyperglycemia, and otherwise attend to the care and management of the student's diabetes. The district will permit the student to possess on his or her person at all times all necessary supplies and equipment to perform these monitoring and treatment functions. The student shall have access to a private area for performing diabetes care tasks should the parent/guardian or student request such access. Students with diabetes who wish to possess and self-administer medications are subject to the same requirements (below) as students with other health conditions.

2. **Students with Other Chronic Health Conditions:** Students may possess and self-administer medications for the treatment of asthma, anaphylaxis and other chronic health conditions in accordance with this policy and law. No student will be permitted to possess a class II narcotic. The district will not permit students to possess and self-administer medications unless all of the following requirements are met:

   ► The medication was prescribed or ordered by the student's physician.

   ► The physician has provided a written treatment plan for the condition for which the medication was prescribed or authorized that includes a certification that the student is capable of and has been instructed in the correct and responsible use of the medication and has demonstrated to the physician or the physician's designee the skill level necessary to use the medication.

   ► The student has demonstrated proper self-administration technique to the school nurse.

   ► The student's parent/guardian has signed a statement authorizing self-administration and acknowledging that the district and its employees or agents will incur no liability as a result of any injury arising from the self-administration of such medication unless such injury is a result of negligence on the part of the district or its employees or agents.

Permission to possess and self-administer medications may be revisited if there is evidence that the student is not handling or administering the medication appropriately or that the student's actions may be harming his or her own health or the health and safety of others.

**Emergency Medications**

All student-occupied buildings in this district are equipped with prefilled epinephrine auto syringes. The school nurse or another employee trained and supervised by the school nurse may administer this
medication when they believe, based on training, that a student is having a serious or life-threatening reaction or episode. A prescription or written permission from a parent/guardian is not necessary to administer this medication in an emergency situation.

Epinephrine will be administered only in accordance with written protocols provided by an authorized prescriber. The Board will purchase an adequate supply of prefilled epinephrine auto syringes based on the recommendation of the school nurse, who will be responsible for maintaining adequate supplies based on previous use levels and replacing expired syringes and medications.

The school principal or designee will maintain a list of students who cannot, according to their parents/guardians, receive epinephrine. A current copy of the list will be kept with the devices at all times.

Consequences
Students who possess or consume medications in violation of this policy while on district grounds, on district transportation or during a district activity may be disciplined up to and including suspension or expulsion. Employees who violate this policy may be disciplined up to and including termination. District administrators will notify law enforcement when they believe a crime has occurred.

Last Revised: 12/16/2019

Procedure JHCD-AP1 Administration of Medication to Student

Definitions
Medications -- For the purposes of this procedure, medications include prescription drugs and over-the-counter drugs, including herbal preparations and vitamins. Medications also include substances that claim or purport to be medicinal or performance enhancing.

Authorized Prescriber -- Includes a health care provider licensed or otherwise authorized by state law to prescribe medication.

Medication Administration

1. All medications must be delivered to the school principal or designee by the parent/guardian in a properly labeled container from the pharmacy or in the manufacturer's original packaging.

2. All medications must be accompanied by a written administration request from the parent/guardian.

3. Medications will be stored in an environmentally appropriate locked area to which the school nurse and school principal have keys.

4. The school nurse will maintain proper documentation of all medications and their administration. Documentation will minimally include the:

   ▶ Student's name.
   ▶ Prescriber's name.
   ▶ Pharmacy.
   ▶ Prescription number.
   ▶ Name of the medication.
   ▶ Dosage.
   ▶ Date and time administered.
   ▶ Reasons for not giving medications as prescribed (e.g., vomiting, spills, refusal).
   ▶ Name and signature of person who actually administered the medication.
5. Students shall be provided privacy when receiving medications.

6. The school nurse will work with the student, parents/guardians and teachers in determining how best to deliver the medication to the student during the school day.

7. If the district maintains epinephrine premeasured auto-injection devices, a list of students whose parents/guardians indicate that they cannot receive epinephrine will be kept with the devices.

Handling and Disposal of Medications

1. Schedule II controlled substances shall be inventoried upon receipt and daily by the person administering the drug.

2. The record of the drug count shall be maintained in a log or on the student's medication record.

3. Any count discrepancies shall be reported to the school nurse for further investigation.

4. Controlled substances shall be kept in double-locked storage, such as a locked box within a locked cabinet, to which the school nurse and the school principal or designee shall have keys.

5. Expiration dates on all medications will be checked on a routine basis.

6. Parents/Guardians may retrieve their student's medications from the school at any time during school hours.

7. When possible, all unused, discontinued or expired medication shall be returned to the parent/guardian and the return documented.

8. The school nurse may destroy medications if the parent/guardian consents, if a witness observes and if the destruction is properly documented.

9. All medications shall be returned to the parent/guardian or destroyed at the end of the school year.

Last Revised: 4/17/2006

Board Policy KKB AUDIO AND VISUAL RECORDING

Because the district predominantly serves minors, is subject to a number of confidentiality laws, respects parent/guardian and community concerns about privacy, and seeks to minimize disruption to the education environment, the district prohibits audio and visual recordings on district property, district transportation or at a district activity unless authorized in this policy.

Any recording activity, even activity permitted under this policy, will be prohibited if the activity creates a disruption to the education environment. No recording equipment will be used or placed in areas of the building where the occupant would have a reasonable expectation of privacy, such as restroom facilities or locker rooms.

Definitions

Audio Recording – Registering sounds on tape, digitally or by other mechanical or electronic means.

Outside Entity – Any individual, group, organization or corporation other than the administration, officers, staff or students of the Southern Boone County R-I School District or individuals authorized to act for the district.

Visual Recording – Registering visual images on film, tape, digitally or by other mechanical or electronic means.

Recording by Outside Entities

The Southern Boone County R-I School District prohibits the use of visual or audio recording equipment on district property or at district activities by outside entities without permission from the superintendent or designee unless otherwise authorized by law. This prohibition shall not apply to:
1. Performances or activities to which the general public is invited such as athletic competitions, concerts and plays.

2. Recording of staff for the sole purpose of professional training or development.

3. Open meetings of the Southern Boone County R-I School District Board of Education or committees appointed by or at the direction of the Board.

4. Recording of an event sponsored by an outside entity using or renting district facilities in accordance with Board policies and established administrative procedures.

Recording by District Personnel or District Agents
The district or designated agents of the district may make audio or visual recordings to provide security, to maintain order, for professional staff development use, for educational purposes or for other purposes related to furthering the educational mission of the district. This may include the use of visual recording equipment in district buildings and on district transportation. Recordings by or on behalf of district personnel that include students will be considered student records and will be maintained in accordance with the Family Educational Rights and Privacy Act (FERPA) and other applicable laws.

Pre-Service and Student Teachers
The district may allow student teachers or pre-service teachers to record themselves teaching or otherwise interacting with students when the recording is used for educational purposes in the student teacher or pre-service teacher preparation program. The student teacher or pre-service teacher must obtain permission to do so from the cooperating teacher and the building principal and must have signed Missouri Pre-Service Teacher Assessment permission forms from all students and adults who will appear in the recordings if those recordings will be viewed by any person who is not employed by the district. The district reserves the right to refuse to allow recording or to limit the time and place for such recordings in order to minimize disruption to the educational process.

Recording by Students
The Southern Boone County R-I School District prohibits the use of visual or audio recording equipment on district property or at district activities by students except:

1. If required by a district-sponsored class or activity.

2. At performances or activities to which the general public is invited, such as athletic competitions, concerts and plays.

3. At open meetings of the Board of Education or committees appointed by or at the direction of the Board.

4. As otherwise permitted by the building principal.

Recording of Meetings
The Board of Education prohibits the use of audio, visual or other recording devices at meetings held pursuant to the Individuals with Disabilities Education Act (IDEA) or Section 504 of the Rehabilitation Act of 1973, as well as other meetings among district employees and between district employees and parents/guardians. Exceptions to this prohibition will be made only in accordance with Board policy and law. Requests for such exceptions must be made within a reasonable period of time prior to the scheduled meetings. This prohibition does not apply to conversations held within view of district security cameras.

Secretive Recording or Transmission
The district prohibits secretive recordings where persons involved do not consent to the recording and it is not otherwise obvious that recording equipment is present or being used, unless the superintendent or designee determines in rare circumstances that such recordings are necessary for educational or security reasons. The district prohibits the simultaneous electronic transmission of any conversation by any person to a third party without the consent of all involved in the conversation, even if the conversation is not recorded.

Use of Unmanned Aircraft Systems
All unmanned aircraft systems (UAS) operators seeking to operate a UAS on or over district property or at a district event must receive authorization from the superintendent or designee. Authorization will be granted only when such operation is on behalf of the district, supports the mission of the district or otherwise serves a public purpose.
All UAS with the potential to capture or produce visual images of district property or district events must be operated in accordance with applicable Federal Aviation Administration regulations or safety guidelines.

Last Revised: 4/18/2016

Board Policy GBH Staff Student Relations

Definitions

Educational Purpose – A reason associated with the staff member's duties in the district including, but not limited to: counseling, the treatment of a student's physical injury, or coordination of an extracurricular activity, depending on the staff member's job description.

Staff Member – For the purposes of this policy, a staff member is any individual employed by the district, including part-time and substitute employees and student teachers.

Student – Individuals currently enrolled in the Southern Boone County R-I School District.

General

Staff members are expected to maintain courteous and professional relationships with students. All staff members have a responsibility to provide an atmosphere conducive to learning through consistently and fairly applied discipline and the maintenance of physical and emotional boundaries with students. These boundaries must be maintained regardless of the student's age, the location of the activity, whether the student allegedly consents to the relationship or whether the staff member directly supervises the student. Maintaining these boundaries is an essential requirement for employment in the district.

Although this policy applies to the relationships between staff members and district students, staff members who inappropriately interact with any child may be disciplined or terminated when the district determines such action is necessary to protect students.

Absolute Prohibitions

There are some interactions between staff members and students that are never acceptable and are absolutely prohibited including, but not limited to:

1. Touching, caressing, fondling or kissing students in a sexual or sexually intimate manner.

2. Dating a student or discussing or planning a future romantic or sexual relationship with a student. The district may presume that this provision has been violated if a staff member begins a dating or sexual relationship with a student immediately after graduation or immediately after a student has left the district.

3. Making sexual advances toward a student or engaging in a sexual relationship with a student.

4. Engaging in any conduct that constitutes illegal harassment or discrimination as defined in policy AC or that could constitute a violation of that policy if pervasive.

5. Engaging in any conduct that violates Board policies, regulations or procedures or constitutes criminal behavior.

Exceptions to This Policy

The goal of this policy is to protect students from harm and staff members from allegations of misconduct by requiring staff members to maintain professional boundaries with students. The district does not intend to interfere with or impede appropriate interactions between staff members and students.

An emergency situation or an educational purpose might justify deviation from some of the professional boundaries set out in this policy. Likewise, staff members might be related to students or have contact with students outside the school environment through friends, neighborhood or community activities, or participation in civic, religious or other organizations. These contacts might justify deviation from some of the standards set in this policy, but under no circumstance will an educational or other purpose justify deviating from the "Absolute Prohibitions" section of this policy.
The staff member must be prepared to articulate the reason for any deviation from the requirements of this policy and must demonstrate that he or she has maintained an appropriate relationship with the student. To avoid confusion, the district encourages staff members to consult with their supervisors prior to engaging in behaviors or activities that might violate professional boundaries as defined in this policy.

**Failure to Maintain Boundaries**

Unless an educational purpose exists or an exception as defined in this policy applies, examples of situations where professional physical and emotional boundaries are violated include, but are not limited to:

1. Being alone with a student in a room with a closed or locked door or with the lights off. Counselors or others who need to work with students confidentially must discuss with their supervisors the appropriate manner of meeting with students.

2. Meeting students in nonwork settings without the parent/guardian being present, even if the parent/guardian grants permission.

3. Associating with students in any setting where students are provided, are consuming or are encouraged to use or consume alcohol, tobacco, drugs or any other product or service prohibited to minors.

4. Communicating with students about sexual topics verbally or by any form of written, pictorial or electronic communication.

5. Discussing the staff member's personal problems with or in the presence of students.

6. Sponsoring parties for students outside of school unless as part of an extracurricular activity that is appropriately supervised by additional staff members.

7. Inviting students to the staff member's home.

8. Being present when students are fully or partially nude.

9. Sending students on personal errands.

10. Allowing a student to drive the staff member's vehicle.

11. Providing a student (other than the staff member's children, stepchildren or other children living in the staff member's home) transportation in the staff member's personal vehicle without a supervisor's approval, unless another staff member or the student's parent/guardian is also present in the vehicle.

12. Allowing any student to engage in behavior that would not be tolerated if done by other similarly situated students.

13. Giving gifts to individual students without the knowledge of a supervisor.

14. Frequently pulling a student from another class or activity to be with the staff member.

**Electronic Communication**

Staff members are encouraged to communicate with students and parents/guardians for educational purposes using a variety of effective methods, including electronic communication. As with other forms of communication, staff members must maintain professional boundaries with students while using electronic communication regardless of whether the communication methods are provided by the district or the staff member uses his or her own personal electronic communication devices, accounts, webpages or other forms of electronic communication.

The district's policies, regulations, procedures and expectations regarding in-person communications at school and during the school day also apply to electronic communications for educational purposes, regardless of when those communications occur. Staff communications must be professional, and student communications must be appropriate. Staff members may only communicate with students electronically for educational purposes between the hours of 6:00 a.m. and 10:00 p.m. Staff members may use electronic
communication with students only as frequently as necessary to accomplish the educational purpose.

1. When communicating electronically with students for educational purposes, staff members must use district-provided devices, accounts and forms of communication (such as computers, phones, telephone numbers, e-mail addresses and district-sponsored webpages or social networking sites), when available. If district-provided devices, accounts and forms of communication are unavailable, staff members communicating electronically with students must do so in accordance with number two below. Staff members may communicate with students using district-provided forms of communication without first obtaining supervisor approval. These communications may be monitored. With district permission, staff members may establish websites or other accounts on behalf of the district that enable communications between staff members and students or parents/guardians. Any such website or account is considered district sponsored and must be professional and conform to all district policies, regulations and procedures.

2. A staff member's supervisor may authorize a staff member to communicate with students using the staff member's personal telephone numbers, addresses, webpages or accounts (including, but not limited to, accounts used for texting) to organize or facilitate a district-sponsored class or activity if the communication is determined necessary or beneficial, if a district-sponsored form of communication is not available, and if the communication is related to the class or activity. The district will provide notification to the parents/guardians of students participating in classes or activities for which personal electronic communications have been approved. Staff members may be required to send the communications simultaneously to the supervisor if directed to do so. Staff members are required to provide their supervisors with all education-related communications with district students upon request.

3. Staff use of any electronic communication is subject to the district's policies, regulations and procedures including, but not limited to, policies, regulations, procedures and legal requirements governing the confidentiality and release of information about identifiable students. Employees who obtain pictures or other information about identifiable students through their connections with the district are prohibited from posting such pictures or information on personal websites or personal social networking websites without permission from a supervisor.

4. The district discourages staff members from communicating with students electronically for reasons other than educational purposes. When an electronic communication is not for educational purposes, the section of this policy titled "Exceptions to This Policy" applies, and if concerns are raised, the staff member must be prepared to demonstrate that the communications are appropriate. This policy does not limit staff members from communicating with their children, stepchildren or other persons living within the staff member's home who happen to be students of the district.

Consequences
Staff members who violate this policy will be disciplined, up to and including termination of employment. Depending on the circumstances, the district may report staff members to law enforcement and the Children's Division (CD) of the Department of Social Services for further investigation, and the district may seek revocation of a staff member's license(s) with the Department of Elementary and Secondary Education (DESE).

Reporting
Any person, including a student, who has concerns about or is uncomfortable with a relationship or activities between a staff member and a student should bring this concern immediately to the attention of the principal, counselor or staff member's supervisor. If illegal discrimination or harassment is suspected, the process in policy AC will be followed.

Any staff member who possesses knowledge or evidence of possible violations of this policy must immediately make a report to the district's administration. All staff members who know or have reasonable cause to suspect child abuse shall immediately report the suspected abuse in accordance with Board policy. Staff members must also immediately report a violation or perceived violation of the district's discrimination and harassment policy (AC) to the district's nondiscrimination compliance officer. Staff members may be disciplined for failing to make such reports.

The district will not discipline, terminate or otherwise discriminate or retaliate against a staff member for reporting in good faith any action that may be a violation of this policy.
Training
The district will provide training to district staff that includes current and reliable information on identifying signs of sexual abuse in children and potentially abusive relationships between children and adults. The training will emphasize legal reporting requirements and cover how to establish an atmosphere where students feel comfortable discussing matters related to abuse.

Board Policy JHCB Immunizations of Students
It is the policy of the Southern Boone County R-I School District that all students attending the district schools shall be immunized in accordance with law.

The district will not allow a student to attend school until the district has satisfactory evidence on file demonstrating that the student has been immunized, that the immunization process has begun and satisfactory progress is being accomplished or that the student is exempted from obtaining immunizations in accordance with law.

A student is exempted from obtaining immunizations if the district has on file the completed, original forms necessary to prove that the student will not be immunized for religious or medical reasons. An exemption for medical reasons requires certification by a licensed doctor of medicine or doctor of osteopathy that either the immunization would seriously endanger the child's health or life or that the child has documentation of laboratory evidence of immunity to the disease. An exemption for religious reasons requires written certification from one parent or guardian that immunization of the student violates his or her religious beliefs.

Homeless students who cannot provide proof of immunization will be immediately enrolled, and the district's homeless coordinator will work with the students to obtain the necessary immunizations as soon as possible. Students who are in the household of an active duty member of the military and who cannot provide evidence of having received immunizations required under Missouri law shall be immediately enrolled and given 30 days to obtain the required immunizations or, if the immunization is a series, to begin the series.

The district will exclude from school all students who are not immunized or exempted as required by law. When immunization is in progress, failure to meet the next scheduled appointment constitutes noncompliance with the immunization law, and the student should be excluded from school immediately.

The district must report to the Department of Health and Senior Services (DHSS) the name of any parent or guardian who neglects or refuses to permit a nonexempted student to be immunized. The district will also report to the Children's Division (CD) of the Department of Social Services any instance of educational or medical neglect.

The superintendent or designee shall institute procedures for the maintenance of health records, which are to show the immunization status of every child enrolled or attending in the district, and for the completion of all necessary reports in accordance with guidelines prepared by DHSS.

District-Sponsored Preschool, Daycare Centers and Nursery Schools
No child is permitted to enroll in or attend district-sponsored preschools, daycare centers or nursery schools until the district has satisfactory evidence demonstrating that the child has been immunized, that immunizations are in progress or that the student has an immunization exemption as permitted by law.

Upon request from a parent/guardian of a student enrolled in or attending district-sponsored preschools, daycare centers or nursery schools, the district will inform the parent/guardian whether any student enrolled or currently attending the facility in which the district-sponsored preschool, daycare center or nursery school is located has an immunization exemption on file. The district will only verify whether any student has an exemption on file. The district will not release any information that would identify a particular student with an exemption or a particular type of exemption.

The district will notify parents/guardians at the time of initial enrollment of their student in district-sponsored preschools, daycare centers or nursery schools that they may request notice from the district as to whether any students currently enrolled in or attending the facility have an immunization exemption on file with the district.

Last Revised: 12/19/2011

Last Revised: 4/18/2016
You may visit our district website at www.ashland.k12.mo.us anytime to find more information on our individual school buildings, personnel, policies and much more. Our board policies and procedures can be found by visiting our district’s website and clicking on the “School Board” link on the district’s home page.