Middle School Code of Conduct 2024-2025



2024-2025

THE CONSOLIDATED SCHOOL DISTRICT OF AIKEN COUNTY CODE OF STUDENT CONDUCT FOR MIDDLE SCHOOL GRADES (6 - 8)

IMPORTANT: PARENTS AND STUDENTS SHOULD READ THIS DOCUMENT CAREFULLY AND PROVIDE THE REQUIRED SIGNATURES ON PAGE 38 & 39. PLEASE TEAR OUT PAGE 39 AND RETURN IT TO THE SCHOOL.

The policies set forth in the following Code, as adopted by the Aiken County Board of Education, apply to all 6th through 8th grade students of The Consolidated School District of Aiken County. *(Middle School Principals have broad discretion in the application of this Code due to the early developmental nature of many of their students.)* This Code applies to summer school students and students who have an Individual Education Plan (IEP) or a 504 Plan.

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INTRODUCTORY MATTERS

I. Philosophy:

The Aiken County Board of Education believes that residents desire the best possible education for their children. A positive learning environment is safe, drug free, and without disruption. Good student conduct is essential to the achievement of the school's goals and objectives. This Code of Student Conduct establishes guidelines for students, parents, teachers, and administrators to maintain an appropriate school environment. The provisions in this Code of Student Conduct provide for firm but fair administration of disciplinary measures with an appropriate range of discretion for the application of consequences for behavioral needs, based upon individual assessments of every case, and in compliance with the philosophy set forth below.

Disciplinary action is best resolved among teacher, student, and parent in a calm, reasonable manner. However, serious violations of the Code must be handled quickly and effectively by the Administration. The objective of disciplinary action is to encourage good choices and acceptable behavior by the students with every reasonable effort being made to keep students within the school's influence, to rehabilitate and redirect inappropriate behaviors and to offer effective strategies for changing such behaviors, with opportunities to do so except in very serious circumstances. Insuring the welfare of the greatest number of students can, in certain circumstances, and in accordance with state law, result in the dismissal of students who consistently fail to observe the required standards, or who become involved in criminal or other egregious misconduct. Although this Code of Student Conduct provides for an initial recommendation of expulsion for certain Level III offenses listed in this Code, the Assistant Superintendent and Hearing Officer, as well as the Board, reserve discretion to consider the merits of each case presented with particular regard to extenuating, mitigating, or aggravating circumstances.

Whenever alternatives to expulsion are under consideration, matters including (but not limited to), prior conduct (disciplinary record), academic achievement, citizenship, and contributions to the regular and extracurricular school programs by the student may be considered. Preferential treatment for the purpose of maintaining athletic or extracurricular eligibility is not allowed. This District's disciplinary code is not considered, nor is it to be interpreted as, a zero-tolerance policy, even though certain misconduct may be serious or disruptive enough to warrant dismissal from school.

II. Legal Authority for Discipline in South Carolina:

The regulation of student conduct and discipline in South Carolina schools is derived from the Code of Laws of South Carolina, 1976, as amended; from Regulations of the South Carolina State Department of Education; and by specific precedent and opinion. For a more detailed reference to legal authority see Appendix (A).

III. General provisions:

Notice of Regulations and Distribution: Copies of this Code of Student Conduct for Middle School Grade Levels are distributed at the beginning of the school year and to those entering after the beginning of the school year. Signed acknowledgments are required. This Code of Student Conduct is a part of District Policy and is updated yearly pursuant to Policy JICDA. Policies may also be found online at the Aiken County Public Schools website (www.acpsd.net).

IV. Jurisdiction of Student Conduct:

The provisions of this Code of Student Conduct apply to all school-sponsored activities and are likewise fully applicable when students are off campus on field trips; engaged in, or attending,

athletic events and other school related activities; while at, or in the immediate vicinity of, school bus stops and while utilizing school bus transportation for any purpose; and otherwise coming to or going home-from school.

The provisions of this Code of Student Conduct apply to any student:

- who is on school property during and immediately before or after school hours;
- who is on the school grounds at any other time when the school is being used by a school group;
- who is in attendance at school or any school-sponsored activity;
- who is in enroute to and from school on a school bus or other school vehicle, or at an official school bus stop; or
- whose conduct at any time or in any place (including through electronic communications and the use of social media) has a direct and immediate effect on maintaining order and discipline in the schools.

V. Student Conduct Requirements:

While under school jurisdiction, students are required to conduct themselves at all times in a manner that is in the best interest of the school and community. It is expected that students will:

- A. Conform to reasonable standards of speech, conduct, and dress and refrain from vulgar, obscene, and disrespectful conduct directed toward staff and other students.
- B. Refrain from violating or impairing the rights of others, including physical abuse, sexual harassment, hazing, and conduct considered "bullying" as defined in state law and prohibited under School District policy.
- C. Refrain from conduct that deprives other students of an orderly atmosphere for learning.
- D. Refrain from knowingly possessing, handling, or transmitting any object that can reasonably be considered a weapon.
- E. Refrain from the use, transmission, or possession of alcoholic beverages, hallucinogens, narcotics, chemical inhalant substances, or drugs not prescribed by an appropriately licensed physician or medical professional; nor be on school premises when school is in session or at any school-related activity or event after having used or consumed or utilizing any quantity of the same.
- F. Refrain from the use, transmission, or possession of tobacco products, including matches, lighters, or any incendiary device, or electronic type smoking devices on school premises or at any school related activity or event.
- G. Refrain from malicious and willful damage, destruction, or theft of school or private property.
- H. Remain at school, or at other officially designated places, upon coming under the school's jurisdiction, and follow daily schedules as prescribed by school officials.
- Comply with the directions of principals, teachers, or other authorized school personnel during any period of time when under the authority of school personnel.
- J. Refrain from any inappropriate physical display of affection while at school, on school property, or at any school related activity or event. Serious violations, including fondling, indecent exposure, and other sexual activity will result in disciplinary action.
- K. Attend school regularly and be on time for all classes and scheduled activities and comply with all state attendance requirements.
- L. Conduct by a student in any manner which interferes with classwork or involves substantial disorder, or invasion of the rights of others, is a basis for disciplinary action

including suspension or expulsion of the student. In addition, certain other violations of the Code may result in suspension or expulsion.

HEARINGS AND APPEALS

Process for Hearings and Appeals

Corporal punishment is not permitted by the District: Staff members will exercise alternative means of discipline that reflect respect for the dignity of the individual student. However, incidental contact with a student or the use of reasonable force to restrain a student who is fighting with another student, or who is threatening a student or staff member, committing assault against another person, or otherwise displaying aggressive or excessive misbehavior does not constitute corporal punishment.

MINOR INFRACTIONS:

Typical minor disciplinary actions consist of restriction of privileges, work assignments (such as picking up paper, washing desk tops, sweeping floors, etc.), detention, in-school suspension, and out-of-school suspension. It is recognized, however, that situations serious enough to warrant immediate suspension may arise. In such cases, a warning conference prior to suspension is not required. See Consequences in the Matrix for Level I

SERIOUS INFRACTIONS:

Typically starting at Level II offenses: For any of the offenses listed in **Level II**, a student may be suspended (and/or recommended for expulsion in limited instances) by the assistant principal or principal. In making such recommendation, the school administrator will follow the matrix of consequences and will include information as to any extenuating, mitigating, or aggravating circumstances. For recommendations of suspension (or expulsion, if applicable), and for any offenses in which a student is to be suspended from a class or a school, the student's parent or guardian will be notified in writing and informed of the right to discuss the principal's action. This written notice will include the reason and time frame (dates) for the suspension (and/or recommendation for expulsion) and will set a time and place when the administrator will be available for a conference with the parent or guardian. Such conference will be set within three (3) school days of the date of the disciplinary action. After this conference, and prior to (or as part of) any due process hearing, the student – with written parental permission – may be offered voluntary participation in collaborative agency programs, or other interventions in lieu of, or in conjunction with, the continuation of discipline. **See Consequences in the Matrix for Level II**

MAJOR INFRACTIONS:

For any of the offenses listed in **Level III**, a student may be suspended and recommended for expulsion by the principal. In making such recommendation, the principal will include information as to any extenuating, mitigating, or aggravating circumstances. For expulsion offenses, and for any offenses in which a student is to be suspended from a class or a school, the student's parent or guardian will be notified in writing and informed of the right to discuss the principal's action. This written notice will include the reason and the time frame (dates) for the suspension and/or recommendation for expulsion and will set a time and place when the administrator will be available for a conference with the parent or guardian. Such conference will be set within three (3) school days of the date of the disciplinary action. After this conference and prior to (or as part of) any due process hearing, the student – with written parental permission – may be offered voluntary participation in collaborative agency programs, or other interventions in lieu of, or in conjunction with, the continuation of discipline. **See Consequences in the Matrix for Level III.**

ADMINISTRATIVE ACTIONS:

Before disciplining a student, the principal, or the principal's designated administrator, will investigate, gather the facts, and develop a written report where necessary. The student will be advised of the alleged violation of the Code and the proposed consequences, such as restriction of privileges; work assignment (e.g. such picking up paper, washing desk tops, or sweeping floors); detention; in-school suspension; out-of-school suspension; expulsion, or referral to other agencies, and/or Family Court. If the student admits the charges, no further investigation is required. If the student denies the charges, the administrator will explain the evidence known to school authorities and permit the student a reasonable opportunity to state his/her version of the facts. The administrator may conduct further investigation if necessary. The administrator need not call witnesses, either to sustain or oppose the charges, although he/she may do so. Where the conduct of the student requires that he/she be suspended, written notice to the student and to the parent, or other person in loco parentis must be given. This written notice will include the reason for the suspension and/or recommendation for expulsion and will set a time and place when the administrator will be available for a conference with the parent or guardian. Referrals for consideration of voluntary participation in certain agencies and/or other interventions in lieu of, or in conjunction with, discipline may be recommended. Parents will be notified at least one day in advance if a student is assigned to detention hall. If a student has been injured, parents or guardians of the student should be notified. Parents or guardians will be notified expeditiously concerning the arrest or incarceration of a student.

Discipline of students with disabilities: When a student identified as disabled pursuant to Section 504 of the Rehabilitation Act of 1973 (Section 504) or the Individuals with Disabilities Education Act (IDEA) violates the student behavior code, that behavior may result in suspension or expulsion so long as the disciplinary sanction does not constitute a change of placement. These laws do not set an absolute limit on the number of cumulative school days needed to constitute a change of placement; however, school officials will consider any unique circumstances on a case-by-case basis when determining whether a change in placement is appropriate for a student with a disability who violates a code of student conduct.

PROCEDURES, HEARINGS, AND APPEALS OF SUSPENSIONS:

A parent or guardian has a right to one level of appeal above the administrator giving the suspension. The student is entitled to remain in school while the appeal of a suspension recommendation is pending, unless the exclusion of the student for his safety or the safety of others is indicated. For violations in which the assistant principal's recommendation is suspension, the principal can uphold the recommendation or provide consequences in lieu of suspension. For violations in which the principal's recommendation is expulsion the hearing officer can uphold the recommendation or provide consequences in lieu of expulsion.

If suspension is necessary, it should be in accordance with the matrix. (If so warranted, in the judgment of the principal, longer suspensions for first offenses of a serious nature may be utilized.) At the discretion of the school administrator, a student who has been suspended may not be allowed to return to school until a conference has occurred between the principal and parent, or guardian. Following a suspension, other consequences may be in order before another suspension is administered.

A student cannot attend any school-related function within or outside the School District while under suspension. Alternative sanctions may be used by the school administrator such as in-school suspension or Saturday school instead of out-of-school suspension **if such programs are available.** A parent or guardian may be required to come to school and take the student home. In addition to the discipline procedures listed within this code, schools are permitted to impose other restrictions which may impact athletic and/or other extracurricular activities as described in the written school procedures.

PROCEDURES FOR ADMINISTRATIVE PLACEMENT AT THE CENTER FOR INNOVATIVE LEARNING (CIL):

In certain circumstances, a student may be placed in the alternative setting after an accumulation of level II infractions with a conference and **agreement by both** the administration and the parent/guardian. This agreement must be in place **prior** to the student committing an expellable offense.

PROCEDURES, HEARINGS, AND APPEALS OF EXPULSIONS:

A recommendation for expulsion will be confirmed by the school level Assistant Superintendent. The Assistant Superintendent may require an additional conference with the parent or guardian before confirming a recommendation for expulsion.

A parent or guardian will be advised of the date and time for a hearing before the Hearing Officer, as provided below. The student and his/her parent or guardian will attend the hearing before the Hearing Officer. Such initial hearing shall take place within fifteen (15) days of the date of the written notification of expulsion, unless waived in writing by the parent or student, either completely or for a later date. If the parent or guardian fails to attend the hearing designated, the expulsion recommendation will be forwarded to the Board of Education for ratification. In any hearing, the Hearing Officer, after reviewing the student's previous record, and in light of extenuating circumstances, may consider consequences other than expulsion and impose various conditions.

Written notice of the Hearing Officer's decision shall be given to the parent or guardian. All requests for appeal of an expulsion recommendation that has been upheld by the Hearing Officer must be in writing. If no written request for appeal to the Board is made within ten (10) days of the date of the Hearing Officer's written decision notice to the parent or guardian, the action of the Hearing Officer upholding the recommendation for expulsion will be presented to the Board for ratification. In any expulsion case which is appealed by, or on behalf of, the student to the Board of Education and in which the recommendation for expulsion is upheld by the Board of Education, the parent or guardian has the right to appeal to the courts.

The School Board supplies legal services to school employees who may be required to appear in court as a result of carrying out the policies of the School Board. The Board is not responsible for a parent's legal expenses.

The hearing will be conducted in an informal manner, but full opportunity will be afforded to the student to be heard and to present such relevant matters as he/she may wish. Such hearings will be private and not open to the public, unless a public hearing is requested in writing by the parent or guardian. The parent or guardian shall have the right to examine records and request copies of all information as it pertains to the student's case. All evidence/information intended to be presented by the school during the hearing should be requested from the student's host school. At any hearing, the parents or legal guardian have the right to legal counsel and to all other regular rights, including the right to question all witnesses who appear. However, the cost of such counsel will not be paid by the School District. The parent or guardian shall have the right to appeal the decision of the Hearing Officer upholding an expulsion to the Board of Education. The student and his/her parent or guardian will attend the appeal before the Board. An appeal shall take place at the next Board meeting immediately following receipt of written request to appeal at a time and place designated by the Board, and a decision shall be rendered within ten (10) days of the appeal. The student may be suspended from school and all school activities while the expulsion procedures are pending. An expelled student is not allowed upon any school property (except for appeal procedures, or by prior permission) and may not attend any school-related function or athletic events involving Aiken School District students, whether occurring within the School District or at another location.

Any student recommended for expulsion who, as a result of the Hearing Officer's decision or as a result of an appeal of the Hearing Officer's decision to the Board of Education, is allowed to

return to school on probation will receive a decision letter in which the consequences of the status of probation or strict probation are set forth. In either case, such student will be considered to have violated that probationary status on the occasion of a subsequent suspension or expulsion level offense, or a less than suspension offense if the same violates the terms of the imposed strict probation. Such violation of probation will result in immediate suspension from school and reinstatement of the expulsion recommendation. An appeal of this action may be made to the Hearing Officer or Board of Education, whichever imposed the probation.

PETITION FOR READMISSION FOR SCHOOL YEAR FOLLOWING EXPULSION:

Any student expelled for the remainder of a school year, except for one who has been permanently expelled, has to petition for readmission the following school year. The parent or legal guardian of any student seeking to be re-enrolled will schedule a conference with the Hearing Officer for readmission (assuming the readmission itself is not an issue). The Hearing Officer may, where he/she deems it necessary impose certain conditions or restrictions to the student applying for readmission.

REFERRAL TO SCHOOL DISTRICT APPROVED COUNSELING PROGRAMS:

At the discretion of the Hearing Officer or the Board of Education, a student may be referred to an approved counseling program in addition to, or as an alternative to, other disciplinary action. The student must complete such program successfully and provide documentation to the principal. Such referrals impose no funding liability upon the School District.

SEARCHES, CONFISCATIONS, ETC

UNAUTHORIZED ENTRY, AND PERSONAL DEVICE USAGE

SCHOOL SEARCHES AND RETENTION OF CONTROL OVER SCHOOL PROPERTY:

South Carolina statutes provide that any person entering any school premises in this state is deemed to have consented to a reasonable search of his person or effects. (Strip searches by school administrators or officials are prohibited.)

In order to help provide for the safety of the school population and to prevent weapons, illegal substances, and other contraband items from being brought upon school premises, notice is given that occasional school-wide or random, large scale searches of student areas may be conducted. Such searches may include the use of sniffer dogs around lockers or other school spaces utilized by students, including automobiles parked on school premises, or on public right of ways immediately adjacent to

school premises and ordinarily utilized for student parking when the school is in session. State law authorizes personal belongings such as purses, bookbags, wallets, and satchels to be reasonably searched by administrators or their designees. The Administration may use electronic detection devices as an aid for finding possible weapons on school premises and/or preventing the same from being brought. The administration, or its designee, may conduct a review of data or images displayed or stored in any cell phone or other personal electronic device being used by a student in violation of this code or the cell phone policy JICJ. Any searches conducted pursuant to these provisions will be implemented in a non-discriminatory manner. There is no expectation of privacy regarding live or recorded video images recorded by equipment in the commons areas of any school building or grounds or upon any school bus.

Any lockers, storage, or similar spaces on school premises assigned to, or regularly used by, individual students remain the property of the School District in all respects. Such use by, or availability to, students is a privilege and the schools reserve a right of control and access to such spaces. School commons areas, including but not limited to hallways, cafeterias, and outside grounds and traffic or

parking areas are subject to video or photographic surveillance for security purposes.

CONFISCATION OF WEAPONS AND/OR OTHER ILLEGAL, DANGEROUS, OR UNAUTHORIZED ITEMS OR DEVICES:

Any weapon, look-a-like weapon, or contraband item found on a student, or on property under the possession or control of the student while on school grounds or at any school-sponsored event, will be confiscated immediately from the student by the appropriate administrator, school personnel, or adult in charge. Thereafter, if required by law to be turned over to law enforcement authorities, such weapon or contraband item will be surrendered to law enforcement officials. Some weapons (including all handguns) are mandated by law to be forfeited upon such confiscation and surrendered to law enforcement personnel. Any other item reasonably considered a weapon or inherently dangerous by school administration and confiscated may be held at the discretion of the school administration (with the exception of cell phones) until the end of the then existing school term and turned over to the student's parent after a written request. Other unauthorized devices found in use by a student during instructional time, or otherwise displayed or utilized in a distracting manner may be taken up by a teacher or administrator to be turned over to the student's parent or legal guardian. (THE SCHOOLS CANNOT BE RESPONSIBLE FOR LOST OR STOLEN PERSONAL ITEMS BROUGHT TO SCHOOL BY STUDENTS, INCLUDING CELL PHONES) NON-STUDENTS ON GROUNDS:

The principal is empowered to take appropriate action against non-students who enter any school building or grounds without permission. Such action includes the right to request assistance from law enforcement authorities to remove such persons and if necessary to swear out arrest warrants (in consultation with the appropriate school level Assistant Superintendent).

SELF-REPORTING OF INAPPROPRIATE/CONTRABAND ITEMS:

A student who unintentionally possesses or finds a prohibited object shall immediately notify the school staff and surrender the object. A student may approach a school staff member and voluntarily surrender an object prohibited by the Code of Student Conduct without being subjected to discipline so long as the object is one that the student could lawfully possess off school grounds. This rule does not apply to firearms or destructive devices.

If a student is in possession of an illegal drug and self-reports, school administration will contact law enforcement and administer appropriate consequences in accordance with the Code of Student Conduct.

If a student discovers an illegal item (i.e. weapons or drugs) or other contraband on school property or at a school function, the student may approach a school official and report the discovery. A student shall not be in violation of the Code of Student Conduct solely for making such a report.

This provision may not apply if the prohibited item is shown to a student or a group of students, is used in a threat to others, if a search is ongoing in any location of the school, if the object is surrendered during a search, or if the object is not turned in prior to discovery by school staff. With respect to objects that have been turned over to school staff, the parent/guardian must make arrangements to pick up the object from the school, unless it is an object that must be turned over to law enforcement.

POSSESSION/USE OF PAGING DEVICES AND CELL PHONES:

South Carolina law and School District policy define a *paging device* as "a telecommunications device that emits an audible signal, vibrates, displays a message, or otherwise summons or delivers a communication to the possessor" This definition includes cell phones.

a. The administration and teachers at school sites will direct the use of cell phones for academic purposes in classrooms or around the school.

- Use of cell phones in academic settings will be directed by the classroom teacher within the established school policy.
- ii. In all cases, unless school-specific rules apply, cell phones should be turned off and placed out of sight during class time.
- b. High Schools may establish zones where open cell phone use for other than academic reasons is appropriate and permitted such as cafeterias and common areas (excluding hallways).
- violation of school-based cell phone policies will result in confiscation and/or a discipline referral for Refusal to Obey.
 - Cell phone use for making phone calls during the school day should not be permitted as this is disruptive.
 - ii. Students may not use cell phones for capturing video during the school day

The law provides that each school district shall have a policy which addresses possession of such devices by any student. The policy of this District, is set forth in Policy JICJ.

Note: Utilization of such device in a restroom, even on first offense, may be subject to loss of privileges for the remainder of the year and at least a three-day suspension.

BULLYING - AS DEFINED BY THE NATIONAL CENTERE AGAINST BULLYING

Bullying is an ongoing and deliberate misuse of power in relationships through repeated verbal, physical and/or social behavior that intends to cause physical, social and/or psychological harm. It can involve an individual or a group misusing their power, or perceived power, over one or more persons who feel unable to stop it from happening.

Bullying can happen in person or online, via various digital platforms and devices and it can be obvious (overt) or hidden (covert). Bullying behavior is repeated, or has the potential to be repeated, over time (for example, through sharing of digital records).

Bullying of any form or for any reason can have immediate, medium and long-term effects on those involved, including bystanders.

Single incidents and conflict or fights between equals, whether in person or online, are not defined as bullying.

WHAT BULLYING IS NOT

- single episodes of social rejection or dislike
- single episode acts of nastiness or spite
- random acts of aggression or intimidation
- mutual arguments, disagreements or fights.

These actions can cause great distress. However, they do not fit the definition of bullying and they're not examples of bullying unless someone is deliberately and repeatedly doing them.

DRESS CODE

Appropriate and non-distracting attire shall be worn in the educational setting. This includes off- campus activities such as field trips, performances and school-sponsored events.

APPROPRIATE ATTIRE

- Dresses (and splits in dresses), skirts (and splits in skirts), skorts, and shorts must be no more than five (5) inches above the knee when standing, (leggings, including sheer material, or tights do not substitute for length).
- · Clothing must cover undergarments.
- Leggings/tights/thermal tights may only be worn under dresses, shirts, shorts, or skirts of the
 appropriate length, no more than five (5) inches above the knee. Leggings or tights may also be
 worn under jeans that have holes to cover skin.Pants, shorts and skirts must be worn at the waist.
 Pants/shorts/skirts should not be so tight as to show undergarments.
- Shirts and tops with sleeves at least 3" wide at the shoulder.
- Religious head coverings.
- Appropriate undergarments must be worn.

INAPPROPRIATE ATTIRE FOR ALL STUDENTS

- Hats, hoods on clothing, or jackets, athletic headbands, and sunglasses. ANY VIOLATION WILL RESULT IN CONFISCATION OF THE ITEMS
- Head coverings such as headbands, bandanas, and bonnets
- Tube tops, halter tops, tops with string straps, and plunging necklines that expose cleavage
- Bare midriffs and backs
- See-through garments or sheer garments
- Shoes with wheels or cleats
- Bedroom shoes/house slippers, lounge wear, pajamas/sleepwear, and blankets
- Wallet/pocket chains
- "Sagging" pants Sagging is identified as pants that are not worn at the waist, underwear/shorts should not be showing. Exposed undergarments may be considered Refusal to Obey and lead to further disciplinary action
- Clothing that promotes tobacco, alcohol or other drugs
- Clothing that promotes guns, violence, gangs, sex, or disrespect to others
- Rips, tears, holes and worn places in clothing must be no more than five (5) inches above the knee
 UNLESS TIGHTS ARE WORN UNDER THEM, COVERING SKIN (excludes pants that have a sewn-on
 patch outside or inside the pants leg). No undergarments should be showing.
- Accessories/Jewelry with spikes or items that can be used as weapons

^{*}The display of obscene or profane language or gestures on clothing may result in an out-of school suspension. Also, while the displayed message may not be obscene or profane, the message conveyed may still be deemed inappropriate and students will be asked not to wear the clothing.

NOTE: The administration will make the final judgment on the appropriateness of clothing and/or appearance and reserves the right to prohibit students from wearing any articles of clothing or other items which lead to or result in the disruption of or interference with the school environment and student safety. In the event the administration determines a student's dress is inappropriate for school in accordance with this policy, the administration will either require the student to change or will inform the student not to wear the garment to school again. Repeated violations of the Dress Code will be addressed as outlined in the Student Code of Conduct.

Exemptions to the dress code may be made by the principal in certain religious or medical circumstances.

OFFENSES AND DISCIPLINARY PROCEDURES

MIDDLE SCHOOL BEHAVIOR CONSEQUENCES BY LEVEL

Though not specifically mentioned in the list of behaviors, students may be suspended or recommended for expulsion for first-time offenses or any act which is detrimental to the good order, best interest, and physical safety of the school. The student may be disciplined according to the nature and degree of the offense or act at the discretion of the administration.

Level I Infractions

Behavioral misconduct is defined as those activities engaged in by a student which tend to impede orderly classroom procedures or instructional activities, orderly operation of the school, or the frequency or seriousness of which disturb the classroom or school. The provisions of this regulation apply not only to within-school activities, but also to student conduct on the school bus, and at other school-sponsored activities.

WRN	Warning	СР	Contact Parent
CNF	Conference	REST	Restitution
LP	Loss of Privileges/Confiscation	DET	Detention
ВС	Behavior Contract	RE	Recommended for Expulsion
ISS	In-School Suspension	OSS	Out of School Suspension
CS	Community Service		
RC	Rehabilitation/Counseling		

Chronic and severe violations on Level I may move to the
next level Counselor Support can be used in addition to any
consequence Any DET ISS or OSS will initiate parental contact

	consequence Any DET, iss, or OSS Will initiate parental contact				
	Infraction	PowerSchool Code	Consequences 1st Offense 2nd Offense 3rd Off		
1.	Obscene or profane language/gesture (indirect)	016	DET (1-3)	ISS (1-3)	OSS (1-3)
2.	Defiance/Disrespect to staff or refusal to obey	420	DET (1-3)	ISS (1-3)	OSS (1-3)
3.	Cutting class	160	ISS (1-3)	OSS (1-3)	OSS (3-5)
4.	Gambling	630	ISS (1-3)	ISS (1-3)	OSS (1-3)
5.	Dress code violation	280	WRN/CP		
6.	Loitering	240	WRN/CP	DET (1-3)	DET (3-5)

	I	1	1	1
7. Other Minor Offenses	002	DET	ISS (1-3)	OSS (1-3)
8. In unauthorized or Off-Limits areas	200	DET (1-3)	ISS (1-3)	OSS (1-3)
9. Failure to stay-in/report to teacher or staff member upon due notice/	271	DET (1-3)	ISS (1-3)	OSS (1-3)
10. Tardy (defined via policy)	180	See Tardy Policy	DET (1-3)	ISS (1-3)
11. Leaving class without permission	320		ISS (1-3)	
12. Dishonesty/Lying	006	WRN/CP	DET (1-3)	ISS (1-3)
13. Violation of classroom rules (minor)	030	WRN/CP	CNF	ISS (1-3)
14. Public displays of affection	022	WRN/CP	ISS (1-3)	OSS (1-3)
15. Computer violation (minor)	220	WRN/CP	ISS (1-3)	OSS (1-3)
16. Unauthorized use of school equipment	023	DET (1-3)	ISS (1-3)	OSS (1-3)
17. Cell Phone Violation	330	WRN/LP(1)	WRN/LP (up to 10)/CP	ISS/OSS (1-3)/ LP(yr)/BC

Level II Infractions

Disruptive conduct is defined as those activities engaged in by a student which are directed against persons or property, and the consequences of which tend to endanger the health or safety of oneself or others in the school. Some instances of disruptive conduct may overlap certain criminal offenses, justifying both administrative sanctions and court proceedings. Behavioral misconduct (Level I) may be reclassified as disruptive conduct (Level II) if it occurs three or more times. The provisions of this regulation apply not only to in-school activities, but also to student conduct on a school bus and at other school-sponsored activities.

WRN	Warning	СР	Contact Parent
CNF	Conference	REST	Restitution
LP	Loss of Privileges/Confiscation	DET	Detention
ВС	Behavior Contract	RE	Recommended for Expulsion
ISS	In-School Suspension	OSS	Out of School Suspension
CS	Community Service		
RC	Rehabilitation/Counseling		

Counselor Support can be used in addition to any consequence any DET, ISS, or OSS will initiate parental contact

PowerSchool		Infraction	_	1st Offense		3rd
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Obscene/profane language/gesture to staff or students (clothing, direct, etc.)	210/290	ISS (1-3)	OSS (1-3)	OSS (3-5)
2. Fighting or Instigating/Aiding others	009/001	OSS (1-5)	OSS (5-10)	RE
3. Intimidation	650	OSS (1-3)	OSS (3-5)	RE
4. Harassment of students/staff	012	OSS (1-3)	OSS (3-5)	RE
 Unauthorized presence on school grounds (including games and afterschool activities) - 	750	ISS (1-3)	OSS (1-3)	OSS (3-5)
6. Riding Unauthorized School Bus	340	See 7	Transportation I	Policy
7. Possession of Contraband	004	OSS (1-10)	OSS (1-10)/RE	RE
8. Theft - under \$100.00 value	740	ISS (1-3)/ OSS (1-3)	OSS (1-5)	OSS (5-10)/ RE
9. Refusal to Obey	270	OSS (1-3)	OSS (1-5)	OSS (1-10)
10. Possession/distribution of obscene images/ literature	018	OSS (1-3)	OSS (3-5)/RE	OSS (5-10) /RE
11. Severe misconduct (slamming classroom doors, verbal confrontation, threat on social media, etc.) Major Disruption	020	OSS (1-3)	OSS (3-5)	OSS (5-10)/ RE
12. Hit/Kick/Push or Horseplay Bite/Spit/Pinch	014/405/003	ISS (1-3)	OSS (1-5)	OSS (5-10)/RE
13. Leaving school premises without permission	310	OSS (1-3)	OSS (3-5)	OSS (5-10)/ RE
14. Tobacco-related products Paraphernalia Use/possession of tobacco	230	ISS (1-3)/ OSS (1-3)	OSS (1-5)	OSS (5-10)/ RE
15. E-cigarettes, Vape Devices, Vapors, Oils, etc.	230-VAP	OSS (3-5)/RC	OSS (5-10)/ RC/RE	OSS (5-10)/ RE
16. Disturbing class	007	ISS (1-3)	OSS (1-5)	OSS (5-10)
17. Unauthorized use of electronic devices/ Computer violation (major)	390	DET (1-3)	ISS (1-3)/ LP (1-10)	ISS/OSS (1-3)/ LP(LP 10+)
18. Forgery	011	ISS (1-3)	ISS (1-5)	OSS (1-3)
19. Bullying, retaliation for bullying/false accusations of bullying or intimidation	651	OSS (1-3)	OSS (3-5)	OSS (5-10)/ RE
20. Cyberbullying/Videoing/posting on social media a fight or verbal altercation	652	OSS (1-3)	OSS (3-5)	OSS (5-10)/RE
21. Possession of over the counter or prescription medications- Pursuant to type of medication (Tylenol, ibuprofen or similar – Level II; Controlled Substance or similar –	031	OSS (1-3)	OSS (3-5)	OSS (5-10)/RE

Level III infraction)				
22. Contract/Probation violation (strict)	380	ISS (1-3)	OSS (1-5)/RE	OSS (5-10)/ RE
23. Throwing Objects	028	ISS (1-3)/REST	OSS (1- 3)/REST	OSS (4-10)/ REST
24. Cheating – major	190	ISS (1-3)	OSS (5-	-10)/RE
25. Sexting on school property	295	OSS (1-3)	OSS (3-5)	OSS (5-10)/ RE
26. Confrontation/Verbal Altercation	407	ISS (1-5)	OSS (1-5)	OSS (5-10)/ RE
27. Sexual Harassment	013	OSS (1-5)	OSS (5-10)	OSS (5-10)/ RE

Level III Infractions

Criminal conduct is defined as those activities engaged in by a student which result in violence to oneself or another's person or property or which pose a direct and serious threat to the safety or oneself or others in the school. These activities usually require administrative actions which result in the immediate removal of the student from the school, the intervention of law enforcement authorities, and/or action by the local school board. The provisions of this regulation apply not only to within-school activities, but also to student conduct on school bus transportation vehicles, and other school-sponsored activities.

WRN	Warning	СР	Contact Parent
CNF	Conference	REST	Restitution
LP	Loss of Privileges/Confiscation	DET	Detention
ВС	Behavior Contract	RE	Recommended for Expulsion
ISS	In-School Suspension	OSS	Out of School Suspension
CS	Community Service	LE	Law Enforcement Called
RC	Rehabilitation/Counseling		

Counselor Support can be used in addition to any consequence Any DET, ISS, or OSS will initiate parental contact

Infraction	Power School Code	Conseq 1 st Offense	uences 2 nd Offense
1. Simple or Aggravated Assault to staff and/or students	510/520	RE/LE	RE/LE
2. Possessing firearms/weapon to include possessing BB or Pellet guns or any look-alike weapon/using or threatening to use by showing any instrument such as knife, box cutter, stun guns, mace, etc.	789	RE/LE	RE/LE

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3. Possession of/under influence of/ Selling/ Possession with intent to distribute illegal drugs, prescription drugs, or alcoholic beverage, including paraphernalia/ facsimile (materials passed as illegal drugs) to include CBD oils/products.	575/570/580/ 680/585	RE/LE	RE/LE
4. Starting fires on school grounds/building - Arson	500	RE/LE	RE/LE
5. Indecent exposure	019	RE/LE	RE/LE
6. Setting off fire alarms falsely	350	RE/LE	RE/LE
7. Bomb Threat/Threats of violence to school	260	RE/LE	RE/LE
8. Sexual Misconduct at School - Forced Sex Offense	025/610/720	RE/LE	RE/LE
9. Gross violation of probation/behavior contract	430	RE/LE	RE/LE
10. Threatening (must complete a Threat Assessment)	027	RE/LE	RE/LE
11. Extortion	600	RE/LE	RE/LE
12. Pornography	710	RE/LE	RE/LE
13. Kidnapping/Abduction	660	RE/LE	RE/LE
14. Larceny/Theft - Over \$100 value	670	RE/LE	RE/LE
15. Gang-related activity to include the displaying or wearing of gang-related clothing, symbols, body tattoos, etc.	250	OSS (1-5)/ RE/LE	RE/LE
16. Other Serious Offense (i.e., community offenses, sextortion, etc.)	700	RE/LE	RE/LE
17. Non-forced Sex Offense	<u>690</u>	OSS (1-10)/ LE/RE	<u>RE/LE</u>

If a student is in possession of an illegal drug and self-reports, school administration will contact law enforcement and administer appropriate consequences in accordance with the Code of Student Conduct. If a student discovers an illegal item (i.e. weapons or drugs) or other contraband on school property or at a school function, the student may approach a school official and report the discovery. A student shall not be in violation of the Code of Student Conduct solely for making such a report.

Weapons – Knives (Student Action and Potential Consequences)

As a reminder, students may be suspended or recommended for expulsion for first-time offenses or any act which is detrimental to the good order, best interest, and physical safety of the school. The student may be disciplined according to the nature and degree of the offense or act at the discretion of the administration.

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WRN	Warning	СР	Contact Parent
CNF	Conference	REST	Restitution
LP	Loss of Privileges/Confiscation	DET	Detention
BC	Behavior Contract	RE	Recommended for Expulsion
ISS	In-School Suspension	OSS	Out of School Suspension
CS	Community Service	LE	Law Enforcement Called
RC	Rehabilitation/Counseling		

Counselor Support can be used in addition to any consequence Any DET, ISS, or OSS will initiate parental contact

Weapon Knife (786) blade < 2" Knife (784) blade > 2" Knife (785) blade > 2.5"	Intent	Consequences 1st Offense	Consequences 2nd Offense	Consequences 3rd Offense
	Possession – Self -Reported	CNF/LE	RE/LE	RE/LE
	Possession – Shown or Threat to others	RE/LE	RE/LE	RE/LE

Arrest or Conviction of Crimes - Charges of Extremely Serious Misconduct:

Students convicted of, or charged with, serious criminal misconduct, regardless of whether or not the conduct was school-related, may be denied admission or continued attendance to school if school authorities deem such student's attendance to be threatening and/or disruptive to students, staff, and/or the school program, or to pose a danger to the physical or emotional welfare of a student so convicted. (For students identified to receive IDEA services, these provisions are subject to limitation.

Students against whom allegations of extremely serious misconduct have been brought, or who have been arrested by law enforcement authorities for serious criminal charges, regardless of whether or not the conduct was school-related, may be denied admission or continued attendance to school if school authorities deem such student's attendance to be threatening and/or disruptive to students, staff, and/or the school program, or to pose a danger to the physical or emotional welfare of a student so accused or charged. Such students will be placed in alternative educational services such as a virtual setting until the pending allegations or charges have been resolved.

No administrative decision to take action under either (A) or (B) above shall be made without giving written notice to the parent or legal guardian advising such parent or legal guardian of the proposed action, the reason for it, and setting a time and place when the administrator shall be available for a conference with the parent or legal guardian within three (3) days of such notice. Any action taken under these provisions [VIII (A) & (B)] of the Student Conduct Code is appealable as set forth in The Disciplinary Procedure under section (IX) below, including the right to appeal to the Board of Education.

DEFINITIONS

	A student who violates the rules set forth in the Code of Student Conduct may be accious
Alternative Placement	A student who violates the rules set forth in the Code of Student Conduct may be assigned Alternative Placement as a consequence of poor behaviors. Placement may include assignment to a virtual school setting, home-based instruction.
Assault	An actual offensive and intentional touching or striking of an individual, without use of a dangerous object or weapon, against his or her will, causing or intending to cause bodily harm.
Bullying	(Per state law 59-63-120) A gesture, an electronic communication, or a written, verbal, physical, or sexual act that takes place on school property, at any school-sponsored function where the school is responsible for the child, or on a school bus or other school-related vehicle, at an official school bus stop and that: a) a reasonable person should know, under the circumstances, the act(s) will have the effect of harming a student, physically or emotionally, or damaging the student's property, or placing a student in reasonable fear of harm to his person or damage to his property; or b) has the effect of insulting or demeaning any student or group of students in such a way as to cause substantial disruption in, or substantial interference with, the orderly operation of the school.
Cheating	Academic dishonesty involving copying another student's work or allowing a student to copy your own work on homework, classwork, tests, exams, projects. Includes but is not limited to plagiarism, passing another person's work as your own.
Computer Violation	Unauthorized or excessive personal use of school computers and computing equipment. This includes but is not limited to accessing websites without permission, sending inappropriate emails/messages, deleting other students' files, or accessing unauthorized staff/student information. See ACPSD Board Policy IJNDB.
Contraband	Items including but not limited to toys, lighters, matches, bullets, fireworks, stink bombs, which disrupt or distract from the learning process or pose safety hazards.
Cutting class	An unauthorized absence from an assigned class or related activity.
Defiance	Refusal to comply with a request from school staff/personnel.
DET	Detention Hall
Disrespect	Lack of courteous regard for another person.
Disrupting class	Behavior which disrupts the orderly educational process of school.
Electronic device	Device such as cell phone, smart watches, iPod, headphones, handheld video game devices, etc.
Extortion	Attempting to obtain/obtaining money or other item(s) of value from an unwilling person or forcing an individual to act through the use of force or threat of force.
Facsimile/ Imitation Drugs	A pill, capsule, tablet, or other item which is not a controlled substance, an alcoholic beverage, or illegal drugs, but which by appearance, including color, shape, size, marking or package, or by representations made, is intended to lead a person to believe that such a pill, capsule, tablet, or other item is a controlled substance, an alcoholic beverage, or marijuana.
Fighting	Actions involving serious physical contact where injury may occur. Two or more parties striking each other with the intent to cause bodily harm. A student who is assaulted and retaliates by hitting, striking, or kicking, may be disciplined for fighting.
Forgery	Signing someone else's name or using a signature which is not authentic.
Gambling	Participation in games of chance for money and/or other things of value.
Ganging/ Gang-related activity	Group activity which involves intimidating, threatening, lynching, or physical violence.
Harassing	Repeated annoyance of students/staff.

Hit/Kick/Push	Silly horseplay, playful grabbing, pinching, nonaggressive punching or slapping, chasing, shoving. "Not keeping hands/feet to self." Shoving match, slapping, or other such low impact incident not severe enough to constitute a fight.
Horseplay	Rough or boisterous behavior that can unintentionally result in someone getting injured.
Inappropriate Behavior	Behaviors not generally accepted as desired or suitable for a school situation. Examples include Instigating misbehavior of others, taking other's items without permission (for example, pencils or milk/juice box), talking out, tantrums, etc.
Insubordination	Failure to respond appropriately to written or verbal directions given by school personnel, chaperones/volunteers, or law enforcement officers is considered insubordination. Refusal to complete assignments, refusal to participate in school activities.
Intimidating	To frighten/inhibit another person.
Intoxicating substance	Any substance which, when used in sufficient quantities, ordinarily or commonly disturbs a person's mental or physical capacities, including but not limited to alcoholic beverages, drugs, controlled substances as defined by state law, certain prescription medications when not used in accordance with physician's orders, glue, paint or other substances.
ISS	In School Suspension
Larceny/Theft	Taking materials that belong to students/staff/school. While both terms share the same definition, Theft may be considered the minor of the two, and classified as inappropriate behavior. Larceny should be considered the more serious offense, often with the stolen materials being of a higher monetary value.
Laser pointer	If used to inflict harm, will be considered a weapon.
Loitering	To stand idly by without legitimate reason or business.
Lynching	Group activity involving physical violence.
Misconduct	Behavior not conforming to school rules/regulations.
Non-forcible sex offense	Unlawful, non-forcible sexual intercourse; or unlawful sexual exposure
Obscene/ Profane	Offensive or degrading
OSS	Out of school suspension
Other Offenses	Problem behavior not specifically listed or defined in the student code of conduct
Physical Altercation	Any physical contact occurring with the intent to cause discomfort or an incidence of slight physical contact will constitute an altercation between students. Physical contact of a threatening or provoking nature to another student.
Pornography	Printed or visual material containing the explicit description or display of sexual organs or activity, intended to stimulate erotic rather than aesthetic or emotional feelings
Paging device	(Per state law 59-63-280/Safe Schools Act) electronic summoning device will be confiscated
Public Display of Affection	Kissing, cuddling, necking or petting in public
Refusal to Obey/Defiance	Refusal to comply with established rules; disobedience or defiance of reasonable requests made by school personnel, chaperones/volunteers, or law enforcement officers. Refusal to accept consequences such as after school detention or failing to report to in school suspension.
Restitution	In the case of serious acts of vandalism, students shall pay for damage done to buildings, equipment or other property of the school, staff, or other students before returning to school.

Sexual Harassment	Unwanted or unwelcome behavior of a sexual nature that includes touching, groping, patting, snapping a bra or pulling down someone's pants, as well as sexual or derogatory comments, sexually suggestive gestures or sounds, spreading rumors, offensive text messages or emails, or postings to social media. Students should report all incidents of sexual harassment to administration immediately.
<u>Sextortion</u>	Sexual Extortion — A person commits the offense of sexual extortion if the actor intentionally and maliciously threatens to release, exhibit, or distribute a private image of another in order to compel ot attempt to compel the victim to do any act or refrain from doing any act against his/her will, with the intent to obtain additional private images or anything else of value.
Threat	To assault or commit any act which would cause a reasonable person to be put in fear of danger or harm
Tobacco/ Paraphernalia	Use/Possession of tobacco products, including cigarettes, chewing tobacco, snuff, rolling papers, lighters, matches, e-cigarettes, vapors etc.
Unauthorized Use of School Equipment	Low-intensity misuse of property; tampering with equipment/impairing its usefulness. Tampering with a computer's settings; Using staff copy equipment; using vending machines not allowed for student use.
Victimizing	Harming/Taking advantage of another person

Persistently Dangerous Schools Report (Definitions of Offenses from the 2016-2017 South C

•	Offenses from the 2016-2017 South Carolina Department of Education cident Management Manual)
Aggravated Assault	Aggravated Assault is an unlawful attack by one person upon another wherein the offender uses a weapon or displays it in a threatening manner or the victim suffers obvious severe or aggravated bodily injury involving apparent broken bones, loss of teeth, possible internal injury, severe laceration, or loss of consciousness. This category includes attempted murder. A weapon can be a commonly known weapon, such as a gun or knife, or any other item, which, although not usually thought of as a weapon, becomes one when used in a manner that could cause severe bodily injury (e.g., baseball bat, metal chain, large stick). A "severe laceration" is one that should receive medical attention. A "loss of consciousness" must be the direct result of force inflicted on the victim by the offender.
Homicide	Homicide is the killing of one human being by another. Does not include vehicular manslaughter or attempted murder as a homicide. Non-negligent manslaughter is defined as the willful (non-negligent) killing of one human being by another. Negligent manslaughter is defined as the killing of another person through negligence. This offense does not include vehicular manslaughter. Justifiable homicide - The killing of a perpetrator of a serious criminal offense by a peace officer in the line of duty or the killing, during the commission of a serious criminal offense, of the perpetrator by a private individual.
Drug Distribution (Drug Usage & Drug Possession)	Drug Distribution - Except as authorized by state law, it is unlawful for any person (1) to manufacture, distribute, dispense, deliver, or purchase; or to aid, abet, attempt, or conspire to manufacture, distribute, dispense, deliver, or purchase; or to possess with intent to manufacture, distribute, dispense, deliver, or purchase a controlled substance and (2) to create, distribute, dispense, deliver, or purchase; or to aid, abet, attempt, or conspire to create, distribute, dispense, deliver, or purchase; or to possess with intent to distribute, dispense, deliver, or purchase a counterfeit substance.

Drug Paraphernalia	Paraphernalia" as "any instrument, device, article, or contrivance used, designed for use, or intended for use in ingesting, smoking, administering, manufacturing, or preparing a controlled substance and does not include cigarette papers and tobacco pipes but includes, but is not limited to: (a) metal, wooden, acrylic, glass, stone, plastic, or ceramic marijuana or hashish pipes with or without screens, permanent screens, hashish heads, or punctured metal bowls; (b) water pipes designed for use or intended to use with marijuana, hashish, hashish oil, or cocaine: (c) carburetion tubes and devices; (d) smoking and carburetion masks; (e) roach clips; (f) separation gins designed for use or intended for use in cleaning marijuana; (g) cocaine spoons and vials; (h) chamber pipes; (i) carburetor pipes; (j) electric pipes; (k) air-driven pipes; (l) chilams; (m) bongs; (n) ice pipes or chillers.
Kidnapping/ Abduction	Kidnapping/abduction is the unlawful seizure, transportation, and/or detention of a person against his or her will or of a minor without the consent of his or her custodial parent(s) or legal guardian. This category includes hostage taking.
Robbery	Robbery is defined as the taking or attempting to take anything of value under confrontational circumstances from the control, custody, or care of another person by force or threat of force or violence and/or by putting the victim in fear of immediate harm. Because some type of assault is an element of the crime of robbery, an assault should not be reported as a separate crime if it is performed in furtherance of the robbery. If an injury occurring during a robbery results in death, the crime should be listed as a homicide.
Sex Offenses, Forcible	A Forcible Sex offense is any sexual act directed against another person, forcibly and/or against that person's will, or not forcibly or against the person's will where the victim is incapable of giving consent. This definition includes forcible rape, forcible sodomy, sexual assault with an object (to use an object or instrument to unlawfully penetrate, however slightly, the genital or anal opening of the body of another person, forcibly and/or against that person's will, or not forcibly or against the person's will where the victim is incapable of giving consent because of his or her youth or because of his or her temporary or permanent mental or physical incapacity), and/or forcible fondling (child molesting).
Sexting	Creating, possessing, or sharing nude, partially nude, or other sexually explicit or suggestive images, videos, or visual representations using non-digital means (e.g., printed materials) or electronic communication, including but not limited to texting, emailing, or posting on social media platforms. These acts are prohibited whether or not the subjects of the images, videos, or visual representations consent to their being created, possessed, or shared.
Weapons Offenses	The violation of laws prohibiting any person, except law enforcement officers or personnel authorized by school officials, to carry on his or her person, while on any elementary or secondary school property, a knife with a blade over two inches long, a blackjack, a metal pipe or pole, firearms, or any other type of weapon, device, or object that may be used to inflict bodily injury or death. This category also includes carrying in a concealed manner a dirk, slingshot, metal knuckles, razor, or other deadly weapon usually used for the infliction of personal injury.

ATTENDANCE

- Students are required to bring written documentation for absences within 5 days from the day they
 return from an absence. Absences may be submitted via email to the school attendance clerk this
 method is subject to verification.
- The principal shall approve or disapprove absences in excess of 10 (5 for semester classes). A medical note or other documentation will be required after a student accumulates 10 absences (5 for the semester) in order to assist the principal in making that decision.
- Absences with no documentation are automatically considered unlawful.
- Students who accumulate 3 consecutive unlawful absences or a total of 5 unlawful absences will
 be considered truant. Parents/guardians and students (12 years and older) will be contacted to
 develop a written Attendance Intervention Plan. Failure to participate and/or adhere to the plan
 will result in a referral to the District Attendance Office and/or Family Court.

LAWFUL ABSENCE(S)

- The student is ill and attendance at the school would endanger the student's health or the health
 of others.
- There is a death in the student's immediate family. Three absences per occurrence.
- There is a serious illness in the student's immediate family. Absences of this nature should not
 exceed three per year.
- Recognized religious holidays of the student's faith.
- Emergencies and/or extreme hardships are at the discretion of the principal.

UNLAWFUL ABSENCE(S)

- The student is willfully absent from school without the knowledge of his/her parents.
- The student is absent without acceptable reason with the knowledge of his/her parents.
- The student is absent and fails to turn in an acceptable note within 5 days of the student's return from an illness.
- The student accumulates more than 10 absences and a medical note is not received.

TRUANCY

- Truant: A child from age five until age seventeen years meets the definition of a truant when the child has three consecutive unlawful absences or a total of five unlawful absences.
- Habitual Truant: A child, ages 12 to 17, who accumulates two or more additional unlawful absences after an intervention plan has been developed by the school, parent/guardian, and the child.
- Chronic Truant: A child, ages 12 to 17, who has been through the intervention process and who has
 reached the level of habitual truant, has been referred to Family Court and placed under a school
 attendance order and continues to accumulate unlawful absences.

Section 59-65-10A

Responsibility of parent or guardian. All parents or guardians shall require their children or wards to regularly attend a public or private school or kindergarten of this State which has been approved by the State Board of Education, a member school of the South Carolina Independent Schools' Association, a member school of the South Carolina Association of Christian Schools, or some similar organization, or a parochial, denominational, or church-related school, or other programs which

have been approved by the State Board of Education from the school year in which the child or ward is five years of age on or before September first until child or ward attains his seventeenth birthday or graduates from high school.

Section 59-65-20

Code of Laws of South Carolina allows a penalty for failure to enroll or cause a child to attend school. The law reads as follows: Any parent or guardian who neglects to enroll his child or ward or refuses to make such child or ward attend school shall, upon conviction, be fined not more than FIFTY DOLLARS (\$50.00) or be imprisoned not more than THIRTY days; each day's absence shall constitute a separate offense; provided the court may in its discretion suspend the sentence of anyone convicted of the provisions of the article.

TARDINESS

Unexcused/Unlawful tardies are considered a violation of the CSAL (Compulsory School Attendance Law) in that instruction time is missed. Unexcused tardies will be addressed in an Attendance Intervention Plan and may result in a referral to the District Attendance Office and/or Family Court.

Lawful Tardies: In order for a tardy to be excused written documentation must be provided.

- Illness on part of the student with a written medical excuse
- Emergency and/or hardships at the discretion of the principal
- Doctor or Dentist appointment
- Late bus arrival
- Teacher, Guidance, or Administrator Conference

Unlawful Tardies: Three written parent excuses for any reason or combination of reasons will be accepted per semester. Any additional excuses must be official written medical excuses etc. or will be considered unlawful.

- Illness on part of the student without a written medical excuse
- Oversleeping, traffic, carpool trouble, or other "personal reasons"
- Missed Bus
- Car trouble

Make-up Work

Students who have excused absences from class as defined by the state and ACPSD Administrative Regulation will be given the opportunity to make up work and be assigned a grade based upon the quality of that work. For excused (lawful) absences, students will be allowed to make up any missed assignments and /or work due to the absence(s). This will include quizzes, tests, writing assignments, etc. The period for making up the work will be at least one (1) class day for each class day missed to a maximum of one (1) week. For example, if a student misses two (2) days of school (Monday and Tuesday) and returns on Wednesday, then Thursday and Friday will be granted as make-up days for missing Monday and Tuesday (one (1) day for each day missed). In this example, all missed assignments or work (tests, quizzes, etc.) would not be due until Monday.

* Students with unexcused absences may be allowed to make up work at the discretion of the principal and teacher; however, the unexcused absence remains in the student's record.

MIDDLE SCHOOL

Tardy is defined as not being inside the appointed classroom at the beginning of designated class period start time. Students who are late to school shall be marked absent to class when the entire class is missed and marked tardy to the class that is partially missed. Unexcused/Unlawful tardies are considered a violation of the CSAL in that instruction time is missed. Unexcused tardies and unlawful absences from individual classes will be addressed in an Attendance Intervention Plan and may result in a referral to the District Attendance Office or Family Court.

In that tardies to individual classes are considered a disruption to class, the following consequences are administered by class period. Tardies do not reset at the semester for a yearlong course.

Tardies	Consequence
3rd Tardy	WRN
6th Tardy	DET/BC
9th Tardy	ISS (1)
12th Tardy	ISS (2)
15th Tardy	OSS (2)
18th Tardy	RE

Students attending a school on hardship/special permission, may have the special permission status revoked if a student has excessive absences or excessive tardies, which violates the agreement for this status

AFTER 15 TARDIES, A REFERRAL FOR TARDIES SIGNIFIES A FAILURE TO FOLLOW SCHOOL RULES AND WILL BE CODED AS REFUSAL TO OBEY (270) IN AN OFFICE REFERRAL

BUS TRANSPORTATION DISCIPLINE CODE

LEVEL I -BEHAVIORAL MISCONDUCT

Behavioral misconduct is defined as those activities which tend to impede the orderly operation of a school vehicle. Repeated violations may lead to more serious disciplinary actions including suspension from the bus for an extended period of time including the remainder of the school year. Discipline records of violations are cumulative. Acts of behavioral misconduct with enforcement procedures or sanctions to be applied shall include but are not limited to the following violations

 <u>depending upon</u> <u>severity.</u> All final disciplinary actions are left to the discretion of the administration.

Violations

- Behavioral misconduct on the bus
- Getting on or off the bus at other than the designated stop
- Eating and/or drinking on the bus
- Littering on the bus
- Minor violation of any safety procedures (standing, sitting improperly, etc.)
- Making loud noises (yelling, etc.)
- Pushing, tripping, or general horseplay
- Encouraging misbehavior
- Use of unauthorized electronic device (including earbuds, etc.)

Consequences

- 1st referral warning and contact parents
- 2^{nd} referral suspended from the bus up to three days and contact parents
- 3rd referral suspended from the bus up to five days and contact parents
- 4^{th} referral suspended from the bus up to ten days and contact parents
- 5th referral or more suspended from the bus for ten or more days

LEVEL II - DISRUPTIVE CONDUCT

Disruptive conduct is defined as those activities directed against persons or property, which tend to endanger the health or safety of oneself or others on a school vehicle. Disruptive records of violations are cumulative. Acts of disruptive conduct with enforcement procedures or sanctions to be applied shall include but are not limited to the following violations. All final disciplinary actions are left to the discretion of the administration.

Violations

- Possession and/or using any tobacco products (electronic cigarettes, vapors, etc.) on the bus
- Throwing objects on or out of the bus
- Refusing to sit in an assigned seat
- Using profanity, abusive language or obscene gestures
- Severe violation of safety procedures (having head, arms, hands, extended from the bus etc.)
- Defacing property (writing or marking on seats, etc.)
- Disrespect/refusal to obey the bus driver (depending on severity)
- Harassing, threatening, intimidating, or physically abusing another person on the bus
- Pushing, tripping, or general horseplay (depending on severity)
- Spraying/use of scented products

Consequences

- 1st referral suspended from the bus up to three days and contact parents
- 2^{nd} referral suspended from the bus for up to five days and contact parents
- 3^{rd} referral suspended from the bus for up to ten days and contact parents
- 4^{th} referral suspended from the bus for up to thirty days and parent conference
- $5^{ ext{th}}$ referral suspended from the bus for the remainder of the school year and parent conference
- * Transportation Supervisor must be involved in conference for bus suspensions of 30 days or longer
- * Level II violations may also result in out-of-school suspensions and/or restitution of property.

LEVEL III - CRIMINAL CONDUCT

Criminal Conduct is defined as those activities that result in violence to oneself, another person, or destruction of property. These actions pose a direct and serious threat to the safety of oneself or others on a school vehicle. Criminal conduct usually requires administrative actions, which could result in the immediate removal of the student from school, the intervention of law enforcement authorities, and/or action by the Board of Trustees. Level III violations may lead to a student's immediate removal from the bus at the school or bus transportation office. Acts of criminal conduct may include, but are not limited to the following violations.

Violations

- Fighting on the bus
- Physically abusing or hitting another passenger
- Possessing, using, or distributing explosives and/or fireworks
- Carrying a weapon or any object that might be used as a weapon
- Persistent uncontrollable conduct
- Possessing, using, or distributing alcohol, drugs, paraphernalia and/or look-alike drugs on the bus
- Pushing or tripping that leads to injury
- Harassing, threatening, intimidating, physically abusing persons on the bus (depending on severity
- Vandalism destruction of any part of the bus (seats, interior and/or exterior)
- Sexual misconduct

Consequences

Transportation Supervisor must be involved in the conference for bus suspensions of 30 days or longer.

Any Referral that results in a suspension from bus for the remainder of the school year must include a conference with parents.

Level III violations may also result in out-of-school suspension, recommendation of expulsion from school for the remainder of the school year, notification of law enforcement authorities, and/or restitution of property. RESTITUTION FOR SEVERE VANDALISM WILL BE A CONSIDERATION AND REQUIREMENT PRIOR TO ENDING A SUSPENSION OR RE-ENROLLING IN SCHOOL.

If a student is removed from the bus for the remainder of the school year for a combination of Level I and/or Level II offenses, the student must remain off the bus for at least 45 school days. If parents wish to appeal the removal after 45 school days have been served, the parents should contact the principal to request reinstatement of bus privileges. The principal will contact the transportation director and the bus supervisor regarding reinstatement and inform the parents of the decision. If a student does have bus privileges reinstated, any further referral of any nature will result in removal from the bus for the remainder of the year with no further appeal under this code. If a student is removed from the bus for the remainder of the school year for a Level III offense, the student must remain off of the bus with no appeal under this code.

SECTION 21-816

A pupil may be suspended from riding the bus for one week for the first offense, two weeks for the second offense, three weeks for the third offense. If, after a third offense, a pupil persists in uncontrollable conduct while riding a school bus, he/she shall be suspended from riding said bus for the remainder of the school session then in progress.

The South Carolina Department of Education (SCDE) maintains the following position regarding transporting band instruments and other carry-on items on school buses:

The primary purpose of the school bus is to provide safe transportation for students to and from school and school-related activities. The safety of students and other passengers is paramount when transporting band instruments and other large items. Any item carried on a school bus must be of such

size that it can be transported in the student's lap. Any home project, musical instrument, or other items which would create a hazard or block the aisle or vision of the driver is prohibited. This is necessary to ensure that all items are kept under the control of the student at all times in case of an accident or an emergency and that those items do not prevent or hinder the evacuation of the

bus in the event of an emergency.

The United States Department of Transportation, National Highway Traffic Safety Administration, Standard 17, Pupil Transportation Safety, reads in part:

...baggage and other items transported in the passenger compartment should be stored so that the aisles are kept clear and the doors and emergency exits of school vehicles remain unobstructed at all times.

Compliance with this standard is mandatory. Carry-on items cannot be placed at any door or emergency exit, and these items must be properly secured to prevent them from becoming flying objects in the event of an accident. Loose items on the seats or floor, or anything which obstructs the aisle, endanger all passengers on the bus.

School district transportation personnel should use prudent judgment when deciding which band instruments will be allowed on buses. The size of the instrument as well as the physical characteristics of the student may factor into determining if the instrument can be safely transported on a school bus.

Allowed Instruments: Flute, Clarinet, Oboe, Bassoon, Saxophone, Trumpet, Violin, Viola.

Instruments Not Allowed: Bass Clarinet, Tenor Sax, Bari Sax, French Horn, Trombone, Euphonium, Tuba, Cello, Double Bass, Drums, Drum Kit, Guitars

APPENDIX (A)

Legal Authority for Discipline in South Carolina:

The Code of Laws of South Carolina, 1976, Section 59-19-90, outlines the general powers and duties of school trustees and states that the Board of Trustees shall also (3) Promulgate rules prescribing scholastic standards of achievement and standards of conduct and behavior that must be met by all pupils as a condition to the right of such pupils to attend the public schools of such district. See, also, Opinions of the Attorney General, Number 2051, page 134, 1965-66 as to authority of school superintendents to regulate discipline.

Title 59, Chapter 63, Article 3, Discipline (Section 59-63-210, et seq., Code of Laws for South Carolina, 1976). Note: Under authority of state law, certain violations set forth in the Code of Student Conduct may lead to expulsion for the remainder of the school year or even to permanent expulsion.

Section 59-5-65 of the South Carolina Code of Laws, 1976 (as amended) includes power and responsibility of the State Board of Education to prescribe minimum standards of conduct and behavior and to promulgate a uniform system of minimum enforcement of rules of conduct.

State Board of Education Regulations establishing minimum standards of student conduct and disciplinary enforcement procedures (R 43-279).

Kowalski v. Berkeley County Schools, 652 F.3d 565 (4th Cir, 2011)

Student Records Notice: Under the Family Educational Rights and Privacy Act parents or eligible students have the right to 1) inspect and review a student's educational records; 2) request an amendment to incorrect or misleading records, or records otherwise in violation of a student's privacy rights; 3) consent to disclosures of personally identifiable information (except as allowed without consent by law); and 4) file with the U. S. Dept. of Education a complaint for any alleged failure by this School District to comply with the Act. A more detailed explanation of rights and procedures may be found in the Policy Manual located at any school, area office, or the District office (Policy JRA and Administrative Rule JRA-R). Policies may also be found online at the Aiken County Public Schools website (www.acpsd. net). A copy of this policy will be mailed to any parent upon request. Parents or eligible students who have limited or no visual acuity, who have a primary home language other than English, or who may be disabled in some other way which effectively impairs their ability to see, comprehend, or become aware of this notice will be accommodated upon discovery of such limitations by the District. Patrons who may be aware of others with such limitations are requested to notify the District of these circumstances.

APPENDIX (B)

Policy IJNDB Use of Technology Resources

Purpose: to establish the basic structure for the use of technology resources in the district. The use of technology to support the curriculum and the instructional process must be selected on the basis of its potential to enhance the direct implementation of district and state academic achievement standards. Technology must not be used to substitute for teaching, except when it is used as a delivery medium such as distance learning, web-based educational approaches, etc.

INTERNET ACCEPTABLE USE POLICY (INTERNET AND OTHER ELECTRONIC MEDIA AND ON-LINE CONNECTIONS)

Technology is a vital part of education and the curriculum of the district and the district's operations. In an effort to promote learning and expand educational resources for students, the district has made arrangements to provide worldwide electronic on-line connection access to students and staff. While the Internet will be a primary on-line source, this policy and any implementing administrative rule are intended to cover the use of the district's computer-related electronic on-line connections, generally, as well as the district's computer hardware and software. Reference to "Internet" as used herein will be construed as a term of convenience to cover the intended scope of this policy. The district's goal in providing this service is to promote educational excellence by communication, innovation and facilitation in sharing of teaching and learning resources. Access to such "electronic highways" connecting millions of computer users all over the world will allow district students and staff the opportunity to communicate with others on a global level and access educational materials worldwide. It will also enhance professional development for staff.

The Internet can provide a vast collection of educational resources for students and employees. It is a global network that makes it impossible to control all available information. Because information appears, disappears and changes constantly, it is not possible to predict or control what students may locate. The school district makes no guarantees as to the accuracy of information received on the Internet. Although students will be under teacher supervision while on the network, it is not possible to constantly monitor individual students and what they are accessing on the network. Some students might encounter information that is not of educational value.

Access to the Internet is a privilege, not a right. With this privilege, there also is a responsibility to use the Internet solely for educational purposes and not to access inappropriate materials not suitable for students. To that end, the district administration is directed to develop appropriate guidelines governing the use of district computers to access the Internet.

As part of the implementation of the administration's guidelines, students and staff must be instructed on the appropriate use of the Internet. In addition, parents must sign a permission form to allow students to access the Internet. Students also must sign a form in the Code of Student Conduct acknowledging that they have read and understand the acceptable use policy and administrative rule, that they will comply with this policy and rule, and that they understand the consequences of violating this policy or rule. District staff must sign a similar acknowledgment form <code>UNDB-E</code> before they will be allowed to access the Internet. Inappropriate use by any person will not be tolerated.

Adopted 11/12/96; Revised 1/8/02, 5/22/12

Administrative Rule IJNDB-R Use of Technology Resources

PURPOSE AND SCOPE

This administrative rule is adopted to implement the district's Internet acceptable use policy. While the rule primarily addresses utilization of the Internet and other electronic on-line connection services, it also applies, where appropriate, to the general use of district-owned computer hardware and software.

TERMS AND CONDITIONS OF USE

Acceptable use

The purpose of the district's decision to provide Internet access is to allow an expanded opportunity for education, research and professional development by providing access to unique resources and the opportunity for collaborative work. All use of the Internet must be in support of education and research and consistent with the educational and staff development objectives of the district. Use of any organizations' network or computing resources must comply with the rules appropriate for that network. Transmission of any material in violation of any federal or state laws or regulations is prohibited. This includes, but is not limited to, copyrighted material, threatening or obscene material, or material protected by trade secret. Violations will result in appropriate disciplinary action against the staff member or student involved.

Accessing Inappropriate Sites

Student Internet activities will be monitored by the district to ensure students are not accessing inappropriate sites that have visual depictions that include obscenity, child pornography or are harmful to minors. The school district uses CIPA approved technology protection measures to protect students from inappropriate access in addition to monitoring.

The district will provide reasonable notice of and at least one public hearing or meeting to address and communicate its Internet safety measures.

Reporting

District and school computer technicians who are working with a computer and come across sexually explicit images of children must report this to local law enforcement. The report must include the name and address of the owner or person in possession of the computer.

Online behavior

The district will educate minors about appropriate, safe, and secure online behavior, including interacting with other individuals on social networking websites and in chat rooms and cyberbullying awareness and response. The superintendent or his/her designee will develop a program to educate students on these issues in accordance with Internet Safety Standards and grade bands published on the State Department of Education website.

Off-campus conduct

Students, parents/legal guardians, teachers and staff members should be aware that the district may take disciplinary actions for conduct initiated and/or created off-campus involving the inappropriate use of the Internet or web-based resources if such conduct poses a threat or substantially interferes with or disrupts the work and discipline of the schools, including discipline for student harassment and bullying.

Procedures for use

Employees may access the Internet for educational or work-related purposes at any time that is not

disruptive and does not interfere with the performance of other responsibilities by the employee or other staff members. Students will be allowed to access the Internet only under the supervision of designated staff. No students may access the Internet without permission.

Rules governing use

The following guidelines for acceptable use will be applicable:

- · Users are expected to employ appropriate net etiquette profanity, vulgarity or abusive, inappropriate language is prohibited. Illegal activities are forbidden, including unauthorized access or "hacking" by any users.
- Users are not to reveal their personal address or phone number or that of other individuals, students or colleagues.
- Users are not to use another school's or individual's account without written permission from that individual.
- Vandalism will not be tolerated. Vandalism includes, but is not limited to, malicious damage to hardware, harm or destruction of software or the data of another user, and creating, uploading or downloading computer viruses.
- Users should consider all communications and information accessible via the network to be private property. All quotes, references and sources should be cited.
- Users are not to access inappropriate or restricted information or other information not directly related to the educational or staff use purposes for which access is being provided. Restricted information includes obscene, libelous, indecent, vulgar, profane or lewd materials; advertisements for products or services not permitted to minors by law; insulting, fighting and harassing words; and other materials which may cause a substantial disruption of the academic environment.
- Users should remain on the system only as long as necessary to complete their work so that other individuals will have equal opportunities to access the Internet. Users are not to disrupt, harass or annoy other users.
- The system is not to be utilized for financial or commercial gain or for personal use other than professional activities.

Penalties for improper use

An employee who violates the terms of this administrative rule will be subject to disciplinary action consistent with the nature of the offense, including cancellation of Internet privileges, suspension, or termination if circumstances so warrant. Students who violate the terms of this administrative rule or who otherwise misuse their access to the Internet also will be subject to disciplinary action in accordance with the district's Code of Student Conduct to include suspension or expulsion if circumstances so warrant. Violations of the laws of the United States or the State of South Carolina also may subject the user to criminal prosecution. If a user incurs unauthorized costs, the user, as well as the user's parents (if the user is a student), will be responsible for all such costs.

Issued 11/12/96; Revised 5/26/98, 1/8/02, 5/22/12

Legal references

Federal law:

47 USC Section 254(h) - Children's Internet Protection Act. The Digital Millennium Copyright

Act of 1998, Section 512 - Limitations on liability relating to material online.

S.C. Code of Laws, 1976, as amended:

Section 10-1-205 - Computers in public libraries; regulation of Internet access.

Section 16-3-850 - Encountering child pornography while processing film or working on a computer.

Section 16-15-305 - Disseminating, procuring or promoting obscenity unlawful; definitions; penalties; obscene material designated contraband.

Section 59-19-90 - General powers and duties of school trustees.

Court cases: Purdham v. Fairfax Co. Sch. Bd., 637 F.3d 421, 427 (4th Cir. 2011)

APPENDIX (C)

Policy JICFAA Harassment, Intimidation or Bullying

PURPOSE

To establish the basic structure for promoting the health and welfare of the district's students by maintaining a safe, positive learning environment for students and teaching environment for staff that is free from harassment, intimidation or bullying.

The board prohibits acts of harassment, intimidation or bullying of a student by another student or students, staff or third parties that interfere with or disrupt a student's ability to learn and the school's responsibility to educate its students in a safe and orderly environment whether in a classroom, on school premises, on a school bus or other school-related vehicle, at an official school bus stop, at a school-sponsored activity or event, whether or not it is held on school premises, or at another program or function where the school is responsible for the student.

For purposes of this policy, harassment, intimidation or bullying is defined as a gesture, electronic communication or a written, verbal, physical or sexual act reasonably perceived to have the effect of either of the following:

- harming a student physically or emotionally or damaging a student's property, or placing a student in reasonable fear of personal harm or property damage
- insulting or demeaning a student or group of students in such a manner as to cause substantial disruption in, or substantial interference with, the orderly operation of the school

Any student who feels he/she has been subjected to harassment, intimidation or bullying is encouraged to file a complaint with the principal or his/her designee in accordance with procedures established by the superintendent. Complaints will be investigated promptly, thoroughly and confidentially. All school employees are required to report alleged violations of this policy to the principal or his/ her designee. Reports by students or employees may be made anonymously, but formal disciplinary action must not be taken solely on the basis of an anonymous report.

The district prohibits retaliation or reprisal in any form against a student or employee who has filed a complaint or report of harassment, intimidation or bullying. The district also prohibits any person from falsely accusing another as a means of harassment, intimidation or bullying, and any student or staff member knowingly violating this prohibition will be subject to disciplinary action as described in this policy.

The board expects students to conduct themselves in an orderly, courteous, dignified and respectful manner. Students and employees have a responsibility to know and respect the policies, rules and regulations of the school and district. Any student or employee who is found to have engaged in the prohibited actions as outlined in this policy will be subject to disciplinary action, up to and including expulsion in the case of a student. Individuals may also be referred to law enforcement officials. The district will take all other appropriate measures reasonably calculated to correct or rectify the situation. (Employees engaged in harassment, intimidation or bullying may be disciplined or recommended for termination, as provided elsewhere in district policy, for unprofessional or unlawful conduct.)

Students, parents/legal guardians, teachers and staff members should be aware that the district may take disciplinary actions for conduct initiated and/or created off-campus involving the inappropriate use of the Internet or web-based resources if such conduct poses a threat or substantially interferes with or disrupts the environment, work and/or discipline of the schools, including discipline for student harassment and bullying.

The superintendent will be responsible for ensuring notice of this policy is provided to students, staff, parents/legal guardians, volunteers and members of the community including its applicability to all areas of the school environment as outlined in this policy.

The superintendent will also ensure that an age-appropriate process is established for discussing the district policy with students, as with other aspects of the code of conduct currently utilized during the beginning of each school year.

The superintendent will ensure that information regarding this policy is incorporated into the school district's training program and that volunteers who have frequent contact with students are likewise informed of the policy.

Information concerning this policy, upon adoption, will be included in the district's code of student conduct for the next year and will be circulated to all administrators. Immediate information will be provided to students by building administrators and to parent groups through reasonable communication methods currently utilized by the various schools.

Cf. GBEB, JIC, JICDA Adopted 12/12/06, Revised 9/27/11

Legal references:

Section 16-3-510 - Organizations and entities revised (hazing unlawful; definitions).

Section 59-19-90 - General powers and duties of school trustees.

<u>Sections</u> 59-63-210 through 270 - Grounds for which trustees may expel, suspend or transfer pupils; petition for readmission; notices and parent conferences; expulsion for remainder of year and hearings; transfer of pupils; corporal punishment; regulation or prohibition of clubs or like activities.

Section 59-63-275 - Student hazing prohibited.

<u>Section 59-67</u>-240 - Other duties of bus driver; discipline of students for misconduct.

Section 59-63-110, et. seq. - Safe School Climate Act.

State Board of Education Regulations:

<u>R-43-279</u> - Minimum standards of student conduct and disciplinary enforcement procedures to be implemented by local school districts.

APPENDIX (D)

Policy JICJ Paging Devices, Cell Phones, and Other Personal Electronic Devices

PURPOSE

To establish the basic structure for any possession/use by students of paging devices, cell phones, and other personal electronic devices, including smartwatches and tablets, in school.

For purposes of this policy:

A paging device is defined in South Carolina law as a telecommunications device, to include a mobile telephone (cell phone) that emits an audible signal, vibrates, displays a message, or otherwise summons or delivers a communication to the possessor.

A cell phone, while included in the general definition of a paging device, also includes any digital or analog portable communication device or multi-function device that has two-way communication capability (whether aural, visual or a combination thereof) and operates through a cellular telecommunication system, a global satellite system or an AM or FM two-way radio system.

A personal electronic device includes any digital or analog portable electronic device that can capture, store, or transfer visual images such as a iPhone (or similar smart phone), laptop computer, tablet, iPads (with or without wireless (WiFi) or cellular interface capability), and digital (or film-type) camera, but does not include a calculator or device utilized strictly for computational purposes.

A violation is the activation on school grounds during the school day of any paging device, cell phone, tablet, iPad, or any other personal electronic device, including smartwatches, except as authorized by this policy.

The Aiken County Board of Education allows possession (but not use) of personal telecommunications devices by students in order to reflect societal trends and a relaxation in state law. However, the board of education finds that the activation and/or use of personal communication devices by students during the school day, as facilitated by, but in violation of the possession-only policy, has an adverse effect on classroom instruction, student punctuality, test security, personal student privacy, the ability of school officials to maintain discipline generally, and maintaining order during times of emergency. Therefore, this policy is intended to set forth the specific circumstances under which a student may bring and personally possess a paging device, cell phone, and/or other electronic communications device onto school grounds and to establish clearly the consequences for violations.

Middle and high school students may possess a paging device, cell phone, tablet, iPad, or other electronic communications device, including smartwatches, on school grounds provided that such device is not activated and/or utilized for any function unless specifically authorized as part of an instructional directive by a teacher or other classroom supervisor. The administration and teachers at school sites will direct any use of cell phones, tablets, or iPads for academic purposes in classrooms or around the school. In all cases, unless school-specific rules apply, the above specified devices should be turned off and placed out of sight during class time. This rule applies during the school day hours and at off-campus activities during the school day hours.

High schools may establish zones where open cell phone use for other than academic reasons is appropriate and permitted in areas such as common areas and cafeterias, excluding hallways.

Devices may be activated during school bus rides to and from school unless specifically prohibited by the driver for safety reasons such as excessive noise or disruption.

Elementary school students may not bring a paging device, cell phone, or other electronic device, including smartwatches, to school unless part of an instructional directive or under a "bring your own device" type program. (A principal may approve an occasional exception to this general prohibition by prior written permission.)

Cell phones or paging devices are permitted at school events during non-school hours.

A first unauthorized activation with no related infraction will result in a device otherwise permitted under this policy being taken by the school administrator for the remainder of the day and a warning being issued. The student must sign a "Condition for Return" acknowledgement and agreement before being able to bring the cell phone, pager, or electronic device back on the school campus.

A second unauthorized activation with no related infraction will result in a loss of the privilege for 10 school days and further warning.

A third unauthorized activation with no related infraction will result in loss of the privilege for the remainder of the school year, and at least one day of suspension [in-school (ISS) or out-of-school (OSS)].

Should any unauthorized activation also involve other violations of the code of student conduct (such as cheating, invasions of personal privacy, videoing a fight, etc.), more serious disciplinary consequences may be imposed as appropriate to the gravity of the violation (up to an expulsion recommendation for serious associated violations), but in no event with less than a minimum of three days OSS.

A student needing a device or cell phone for a documented temporary or permanent medical need or accommodation or for volunteer service on a fire or emergency services team (for 18 year-old students or younger students who are interns in such programs and demonstrate that possession of such device is necessary to fulfilling his/her program requirements) may be exempted from the prohibition of this policy as approved in writing by the principal.

All cell phones and personal electronic devices, such as smartwatches, tablets, or iPads, permitted under this policy are brought at the risk of the possessor/owner thereof and the district cannot be liable for the loss, destruction, or theft of the device

Cf. GBEB, JICJ Adopted 5/22/07; Revised 8/11/09, 12/8/15, 2/23/21, 7/12/22

Legal references: S.C. Code of Laws, 1976, as amended:

 $\underline{\text{Section 59-63-280}} \ \underline{\text{Requires board to adopt a policy on student use of electronic devices}}.$

<u>IMPORTANT - DUPLICATE OF SIGNATURE PAGE</u>

THIS PAGE REMAINS IN BOOK FOR FUTURE REFERENCE

PARENT AND STUDENT ACKNOWLEDGMENT

IMPORTANT NOTICE TO PARENTS AND GUARDIANS:

Maintaining discipline and appropriate student behavior is necessary for the operation of our schools. Invoking disciplinary procedures may at times be stressful and emotional for parents and the students involved. Nevertheless, the Board of Education expects communications and meetings between school personnel and parents to be conducted reasonably, even if there are differences of opinion.

THE BOARD DOES NOT EXPECT STAFF MEMBERS TO BE SUBJECTED TO VERBAL OR PHYSICAL ABUSE ADULTS WHO ABUSE STAFF MEMBERS CAN EXPECT TO HAVE APPROPRIATE LAW ENFORCEMENT OFFICIALS SUMMONED AND LEGAL RECOURSE PURSUED, IF NECESSARY

We, parent/guardian and student, have read the conduct regulations (Code of Student Conduct) which are in effect in the schools of The Consolidated School District of Aiken County during the school year 2024-2025.

We understand, as set forth in greater detail in this Code of Student Conduct, that students may be expelled for the remainder of the year, even permanently, for violations including, but not limited to:

1) firearms or other weapons

6) arson/damage to property

2) alcohol

7) major disruptions

- 3) drugs
- 4) violent acts, or threats thereof, committed against school staff or students
- 5) conduct involving sexual activity or offenses/offenses against common decency

The undersigned further acknowledge having read and understood the School District's Internet Acceptable *Use policy (Policy IJNDB and Administrative Rule IJNDB-R), which are set forth in their entirety in this pamphlet, and which require student and parental consent and include potential disciplinary infractions covered within the Rule and within this Code of Student Conduct.*

Printed Name of Parent/Guardian	Printed Name of Student	Grade
Signature of Parent/Guardian	Signature of Student	
Date	Date	

NOTE: State law makes it criminal conduct in South Carolina to threaten bodily harm or death to a teacher, principal, school staff member, or family member of any of these persons; to disturb schools; or to interfere with the operation of a school bus. State law also mandates that conduct which may constitute a crime be reported to law enforcement. Parents and students need to be advised of the seriousness of any such threatening statements (even when made by very young and immature students), as these will be reported to law enforcement and may result in charges being brought. Threats of violence, harm, or death by students against other students, or against other third parties, are serious violations of this Conduct Code and will lead to strict disciplinary consequences which may include expulsion (and referral to law enforcement where appropriate).

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Aiken County Schools 1000 Brookhaven Dr Aiken SC 29801

Revised and Board Approved TBD