The Career Center is dedicated to providing Billings’ area students with an education that explores and enhances vocational, technical, and academic skills to promote critical thinking, self-discipline and responsible citizenship.

WE BELIEVE IN THE INTEGRATION OF ACADEMIC AND CAREER AREAS

STUDENT HANDBOOK

BILLINGS CAREER CENTER
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# Billings Public Schools 2022-2023 School Calendar
Approved 5.17.2021

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**Graduation Date/Times**
Sunday, May 28
Skyview 10:00 am; Senior 2:00 pm; West 6:00 pm

**Note:** Nov. 2 is Parent Teacher Conferences for Elem. and PLC for MS & HS

---

**First and Last Day of School**
- Last Day of School - June 2 is early release for elementary, middle school and high school.
- St. Patrick's Day - March 17 (Holiday)
- Easter Monday - April 17
- Memorial Day - May 29
- Last Day of School - June 2

---

**Vacation or Holiday**
- Winter Break - December 22 - January 2
- Spring Break - April 24 - 28

---

**Elementary End of Trimester**
- Every trimester

---

**Six-Week Grading Period for MS & HS**
- Winter - December 22 - January 28
- Spring - March 27 - May 23

---

**PTC**
Elementary Parent Teacher Conferences - Elementary early release

---

**Middle School Parent Teacher Conferences - MS early release**

---

**High School Semester Testing - HS early release**

---

**PIR Days - Required**

---

**PIR/TRADE days - No school**

---

**Snow Day - This will be a vacation day unless we are required to make up a school day lost due to poor weather earlier in the year. If we are required to make up a day, this vacation day will become a required day of attendance.**

---

**Note:** Spring Break - April 24 - 28

---

**Note:** Memorial Day - May 29

---

**Note:** Last Day of School - June 2

---

**Note:** PIR Days - Required

---

**Note:** PIR/TRADE days - No school
BILLINGS CAREER CENTER

BUS AND CLASS SCHEDULES - 2022-2023

Period 1  7:55 - 8:48
Period 2  8:53 - 9:47
Period 3  9:52 - 10:45

Lunch    10:45 - 11:45

Period 4  11:55 - 12:48
Period 5  12:53 - 1:47
Period 6  1:52 - 2:45

A.M. Bus Schedule - students traveling to the Career Center
Senior departs @ 7:30 - arrives @ CC 7:50
West departs @ 7:30 - arrives @ CC 7:40
Skyview departs @ 7:10 - arrives @ CC 7:45

Lunch Bus Schedule - students returning to their home school
Departs CC for Senior @ 10:50 - arrives @ 11:05
Departs CC for West @ 10:50 - arrives @ 11:00
Departs CC for Skyview @ 10:40 - arrives @ 11:10
*(Skyview bus students dismissed at 10:35)

P.M. Bus Schedule - students traveling to the Career Center
Senior departs @ 11:35 - arrives @ CC 11:50
West departs @ 11:35 - arrives @ CC 11:45
Skyview departs @ 11:20 - arrives @ CC 11:50

After School Bus Schedule - students returning to their home school
Senior departs @ 2:50 - arrives @ 3:05
West departs @ 2:50 - arrives @ 3:00
Skyview departs @ 2:35 - arrives @ 3:05
*(Skyview bus students dismissed at 2:30)
Wednesday Early Out - PLC

BILLINGS CAREER CENTER
BUS AND CLASS SCHEDULES - 2022-2023

Period 1 7:55 - 8:40
Period 2 8:45 - 9:30
Period 3 9:35 - 10:20

Lunch 10:20 - 11:26

Period 4 11:26 - 12:09
Period 5 12:14 - 12:57
Period 6 1:02 - 1:45

PLC 2:15 - 3:15

A.M. Bus Schedule - students traveling to the Career Center
Senior departs @ 7:30 - arrives @ CC 7:50
West departs @ 7:30 - arrives @ CC 7:40
Skyview departs @ 7:10 - arrives @ CC 7:45

Lunch Bus Schedule - students returning to their home school
Senior dismiss all students @ 10:15 - Bus departs CC @ 10:20 - arrives @ 10:35
West dismiss all students @ 10:20 - Bus departs CC @ 10:25 - arrives @ 10:35
Skyview dismiss bus students @ 10:10 - Bus departs CC@ 10:15 - arrives @ 10:45
Skyview dismiss drivers @ 10:15

P.M. Bus Schedule - students traveling to the Career Center
Senior departs @ 11:06 - arrives @ CC 11:21
West departs @ 11:06 - arrives @ CC 11:16
Skyview departs @ 10:50 - arrives @ CC 11:20

After School Bus Schedule - students returning to their home school
Senior departs @ 1:50 - arrives at 2:05
West departs @ 1:50 - arrives at 2:00
Skyview departs at 1:35 - arrives at 2:05
*(Skyview bus students dismissed at 1:30)
BILLINGS CAREER CENTER

VOCATIONAL-TECHNICAL EDUCATION OPPORTUNITIES

Did you know that while in high school you can build a house, repair automobiles, and teach pre-kindergarten children? You can, and you may also learn: digital photography, advertising skills, agriculture, electrical/electronics, welding, machining, web page design and animation. In addition, you can study interior design, work in a greenhouse, develop culinary art skills, study the medical field, prepare to be an engineer, and lots more.

If you like an action approach to learning, consider enrolling at the Billings Career Education Center. At the Career Center, you can develop employment skills, receive your high school diploma, and prepare for college; all at the same time. All Career and Technical Education classes at the Career Center count toward your graduation requirements. The Career Center also offers a variety of English, Social Studies, Science and Math courses. You can take your required academic courses at the Career Center. When you attend the Career Center, you are able to continue to participate in activities at your home school.

The Career Center has many partnerships with numerous colleges. City College – MSU-Billings, MSU-Billings, Gallatin College, Northwest College in Powell Wyoming and Sheridan Community College in Sheridan Wyoming are just some examples of these partnerships. The colleges allow Career Center students to receive college credit for Career and Technical Education courses successfully completed at the Career Center. The Career Center has Dual Credit (College Credit) courses in Metals Manufacturing, Early Childhood Education, Interior Design, Web Page Design, EMT, College Medical Terminology, College Basic Human Biology, Automotive, American History, Math and English with our partner schools MSU Billings, City College - MSU Billings, and Gallatin College. AP English Language is also offered at the Career Center. Please see our Career Center counselor for more information on these great opportunities.

You can also visit us on line at http://www.billingscc.org/

Let’s get together—the Career Center has a place for you!
Mission Statement

The Billings Career Center provides a foundation for professionalism with rigorous, innovative, and relevant educational opportunities that explore and enhance both academic and career technical knowledge and skills, while building relationships, lifelong learning, and future success.

Belief Statement

✓ WE BELIEVE ALL STUDENTS WILL LEARN.
✓ We believe in an environment that fosters mutual respect and dignity.
✓ We believe that students and faculty should maintain pride in their work to improve their performance.
✓ We believe that academic skills lay the foundation for critical thinking, problem solving, mathematical and communication skills.
✓ We believe in the integration of academic and career areas.
✓ We believe in the importance of current technology and its impact on the future.
✓ We believe that students who are encouraged to set goals will gain confidence in their potential and ability to contribute to society.
✓ We believe mutual support between school and community is an integral part of a student’s learning experience.
Dear Parents and Students:

The Billings Career Center proudly opens its doors for the 47th year. The Billings Career Education Center first opened its doors in August 1975. We are pleased that your son/daughter has chosen to make the Career Center part of his/her high school educational experience. Our professional, caring staff provides wonderful educational opportunities, especially appropriate for the student who prefers an "interactive" learning environment. The doors are always open to the parents / guardians of our students and your visits are encouraged and welcomed. (Please check in at the main office upon arrival for a visitor pass)

Scott Anderson, Director of the Career Center
Darwin Schaaf, Associate Director of the Career Center

School District # 2 REQUIREMENTS FOR GRADUATION

<table>
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<tr>
<th>Subject</th>
<th>Credits</th>
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<td>English</td>
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<td>Science</td>
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<tr>
<td>Social Studies</td>
<td>3</td>
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<tr>
<td>Visual or Performing Arts</td>
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<tr>
<td>Practical Arts</td>
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<td>Health Enhancement</td>
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<tr>
<td>Electives</td>
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Each student must have 14 credits of the above listed requirements, an additional 7 elective credits to equal the required 21 credits and also have eight (8) full semesters of attendance to be eligible for graduation from Billings School District #2. Check your Home School catalog for more details on graduation, weighted grading, GPA, and valedictorian criteria.

Students may attend the Career Center for a full day or on a half-day (three periods) schedule. It is recommended for a student to take at least a two-hour block of vocational classes per half day, and one academic period. If the student wants to attend the Career Center for a full day, he/she would most likely take two academics (History, English, Math, Science, Government or a Senior Social Studies elective), and then four periods of vocational. The Career Center is flexible and creative with student scheduling. Please contact the Career Center counselor or your Home School counselor to create a schedule that fits your educational needs.

**Student Handbooks**

Each student has the opportunity to receive a “Home School” Student Handbook and the District’s Student/Parent Handbook. Both handbooks are available online at billingschools.org. If you are unable to obtain a handbook online see the Associate Director at the Career Center. Materials not covered in the Career Center’s Student Handbook will be addressed in each “Home School” book and/or in the District’s Student/Parent Handbook. At times it may be necessary to defer to the “Home School” and/or the District’s Student/Parent Handbooks (District Policies and Procedures) for specific incidents, discipline consequences, policies and procedures.
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<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Phone</th>
<th>Room</th>
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<tbody>
<tr>
<td>Scott Anderson</td>
<td>Director of Career Center</td>
<td>281-5343</td>
<td></td>
</tr>
<tr>
<td>Dar Schaaf</td>
<td>Associate Director of Career Center</td>
<td>281-5383</td>
<td>main office</td>
</tr>
<tr>
<td>Amanda Peitz</td>
<td>Counselor</td>
<td>281-5386</td>
<td>28 B</td>
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<tr>
<td>Janet Tsiguloff</td>
<td>HiSet Options / Transitions Counselor</td>
<td>281-5773</td>
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<tr>
<td>Ciana Kvithaug</td>
<td>Secretary</td>
<td>281-5344</td>
<td>main office</td>
</tr>
<tr>
<td>Leslie Converse</td>
<td>Secretary</td>
<td>281-5342</td>
<td>main office</td>
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<tr>
<td>Rachelle Park</td>
<td>Attendance</td>
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<tr>
<td>Vicky Cavanaugh</td>
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<tr>
<td>Jeff Richter</td>
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<tr>
<td>Kevin Brook</td>
<td>Homeless Liaison</td>
<td>281-5773/281-6719</td>
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<tr>
<td>Eric Anderson</td>
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<tr>
<td>Kirby Anderson</td>
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<tr>
<td>Leslyn Avers</td>
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<tr>
<td>Kristen Berge</td>
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<tr>
<td>Darby Bigelow</td>
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<tr>
<td>Mark Bolt</td>
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<tr>
<td>Deborah Boschert</td>
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<tr>
<td>Janna Curtiss</td>
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<td>Auditor</td>
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<td>Josh George</td>
<td>Automotive</td>
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<tr>
<td>Augustus Goldberg</td>
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<td>281-5396</td>
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<tr>
<td>Denise Grewell</td>
<td>Library</td>
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<tr>
<td>Constance Haan</td>
<td>Medical Sciences</td>
<td>281-5350</td>
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<tr>
<td>Angela Hammang</td>
<td>Bio Med / Science</td>
<td>281-5776</td>
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</tr>
<tr>
<td>Scott Hanson</td>
<td>JMG</td>
<td>281-5359</td>
<td>6</td>
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<tr>
<td>Charles (Rich) Honea</td>
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<td>281-5376</td>
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<tr>
<td>Bill Jensen</td>
<td>Culinary</td>
<td>247-3036</td>
<td>A056 City College</td>
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<tr>
<td>Ernest (Kenny) Johnson</td>
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<td>David Jones</td>
<td>Social Studies</td>
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<tr>
<td>Cindy Keller</td>
<td>Preschool Coordinator</td>
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<tr>
<td>Frank Kemkes</td>
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<tr>
<td>Dwight Larson</td>
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<td>281-5366</td>
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<tr>
<td>Jennifer Lohof</td>
<td>Graphic Design /Photography</td>
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<tr>
<td>Christine Malchuski</td>
<td>Online Learning / Math</td>
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<td>Joe Malchuski</td>
<td>Metals Manufacturing</td>
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<tr>
<td>Kate McPherson</td>
<td>English</td>
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<tr>
<td>Katie Meier</td>
<td>Med Careers / EMT</td>
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<td>Erick Meyer</td>
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<td>Wanda Morales</td>
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<tr>
<td>Holly Olszewski</td>
<td>English</td>
<td>281-5192</td>
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<tr>
<td>Deni Oltrogge</td>
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<td>281-5378</td>
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<tr>
<td>Robert Paul</td>
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<tr>
<td>Joylynn Petrosky</td>
<td>Agriculture</td>
<td>281-5351</td>
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<tr>
<td>Michael Qualls</td>
<td>Math</td>
<td>281-5777</td>
<td>2 east</td>
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<tr>
<td>Sally Robinson</td>
<td>Science</td>
<td>281-5397</td>
<td>9 east</td>
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<tr>
<td>Chrissy Rossow</td>
<td>Math</td>
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<td>Clayton Scott</td>
<td>Agriculture</td>
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<tr>
<td>Christine Simonsen</td>
<td>Bio Med / Human Body Systems</td>
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<tr>
<td>David Tolton</td>
<td>Electrical / Electronics / Engineering</td>
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<td>16</td>
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<tr>
<td>Melissa Tschetter</td>
<td>Online Learning</td>
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<td>Casey Visser</td>
<td>U.S. History</td>
<td>281-5394</td>
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<tr>
<td>Michael Wagner</td>
<td>Metals Manufacturing/CNC/Machining</td>
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<tr>
<td>Russell Walks</td>
<td>Graphic Design/Design Adv.</td>
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<td>Mike Weber</td>
<td>CNA Instructor</td>
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<tr>
<td>Lori Wilson</td>
<td>Early Childhood Education</td>
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<tr>
<td>Joshua Wise</td>
<td>Graphic Design / Photography/Web Design</td>
<td>281-5370</td>
<td>32</td>
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<tr>
<td>Luci Wollsclager</td>
<td>Interior Design</td>
<td>281-5371</td>
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## Custodial / Support Staff

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<tr>
<th>Name</th>
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<th>Title</th>
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<tbody>
<tr>
<td>Abfalder, Tom</td>
<td>281-5388/ 861-6782</td>
<td>Head Custodian</td>
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<tr>
<td>Bailey, Jim</td>
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<td>Custodian</td>
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<tr>
<td>Blake, Kim</td>
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<tr>
<td>Brown, Jim</td>
<td>281-5375</td>
<td>Academic Center Instructional aide</td>
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<td>Brown, Tiffany</td>
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<td>Custodian</td>
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<td>Preschool Speech Pathologist</td>
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<td>Principal's Secretary</td>
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<td>Dahnke, Linda</td>
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<td>Study Hall Attendant</td>
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<td>Schaff, Jerel</td>
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<td>COURSE OFFERINGS</td>
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<tr>
<td>Animation Lab</td>
<td>1 hour block</td>
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<tr>
<td>Automotive (College Credit Opp)</td>
<td>1, 2 or 3 hour block</td>
<td>6 semesters</td>
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<tr>
<td>Biomedical Sciences</td>
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<tr>
<td>CNA Certified Nurse Assistant</td>
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<td>College Basic Human Biology (College Credit Opp)</td>
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<tr>
<td>College Medical Terminology (College Credit Opp)</td>
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<tr>
<td>Construction Technology or Special Ed Const</td>
<td>3 hour block</td>
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<td>Culinary Arts</td>
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<td>Design- Advert/Layout</td>
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<td>Digital Illustration</td>
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<tr>
<td>Early Childhood Ed (College Credit Opp)</td>
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<td>2 semesters</td>
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<tr>
<td>Electrical/Electronics</td>
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<tr>
<td>Engineering</td>
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<tr>
<td>Exploring Visual Media</td>
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<td>Geometry in Construction</td>
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<tr>
<td>Graphics/Print Photo</td>
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<tr>
<td>Home/Interior Design (College Credit Opp)</td>
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<td>Human Body Systems</td>
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<td>Introduction to Ag, Food &amp; Natural Resources</td>
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<tr>
<td>Intro to the Operating Room</td>
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<td>Medical Interventions</td>
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<tr>
<td>Principles of Animal Science</td>
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<td>Principles of Plant Science</td>
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<tr>
<td>Urban Agriculture</td>
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<tr>
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<td>Workplace Experience</td>
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<td>College Writing / English 4 (College Credit Opp)</td>
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<td>Physics I</td>
<td>1 hour</td>
<td>2 semesters</td>
</tr>
<tr>
<td>Precalculus</td>
<td>1 hour</td>
<td>2 semesters</td>
</tr>
<tr>
<td>Psychology (Senior Social Studies)</td>
<td>1 hour</td>
<td>1 semester</td>
</tr>
<tr>
<td>Technical Geometry</td>
<td>1 hour</td>
<td>2 semesters</td>
</tr>
<tr>
<td>United States History</td>
<td>1 hour</td>
<td>2 semesters</td>
</tr>
<tr>
<td>United States Govt.</td>
<td>1 hour</td>
<td>1 semester</td>
</tr>
<tr>
<td>World History</td>
<td>1 hour</td>
<td>2 semesters</td>
</tr>
</tbody>
</table>
MEDICAL AUTHORIZATION CARDS
You will be asked to complete and return a medical authorization and permission for treatment form (See page 81)

ORGANIZATIONS

There are several student organizations and activities at the Career Center. The organizations are: Skills USA / Health Occupations Students of America (HOSA) / Future Farmers of America (FFA) / Engineering/Robotics Club. You are encouraged to join the organization(s) of your choice.

Billings Public Schools Grade Scale K-12

<table>
<thead>
<tr>
<th>Grade</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>A+</td>
<td>98-100</td>
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<tr>
<td>B+</td>
<td>88-89</td>
</tr>
<tr>
<td>C+</td>
<td>78-79</td>
</tr>
<tr>
<td>D+</td>
<td>68-69</td>
</tr>
<tr>
<td>F</td>
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<td>C</td>
<td>73-77</td>
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<td>D</td>
<td>63-67</td>
</tr>
<tr>
<td>A-</td>
<td>90-92</td>
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<tr>
<td>B-</td>
<td>80-82</td>
</tr>
<tr>
<td>C-</td>
<td>70-72</td>
</tr>
<tr>
<td>D-</td>
<td>60-62</td>
</tr>
<tr>
<td>IN</td>
<td>Incomplete or No Grade = F</td>
</tr>
<tr>
<td>P</td>
<td>Minimum achievement with commended effort = D</td>
</tr>
</tbody>
</table>

Grade points per credit

A = 4   B = 3   C = 2   D = 1   F = 0

Report cards are distributed every six weeks, but grade point average and credits earned are computed only at the end of each semester.

The report card that the student receives comes from the home school of each student. The students that are from other school districts will get their grade report from Skyview High School.

As you look forward to the rest of your time in school, always remember that, just as in LIFE, you will receive maximum rewards for striving for excellence and that minimal effort will only earn for you minimal rewards.

REQUIRED COURSE READINGS:

Required readings are a part of our district curriculum. Objections to assigned readings should be brought to the teacher’s attention as alternate assignments may be available.

STUDENT IDENTIFICATION CARDS:

Students that attend the Career Center are expected to have their student ID card visible (wearing it) and with their person at all times. This is to model real-world occupation expectations and for security reasons. Failure to follow these expectations may result in disciplinary consequences.

HEALTH & SAFETY:

The District and/or Career Center may have to implement health and safety procedures, rules, and/or standards to meet unforeseen health and safety issues that arise in the future. The District and/or Career Center administration has the right to implement and enforce approved procedures and rules for the overall safety and health of students. Violation of health and safety rules may be enforced with District approved school discipline/ consequences.
**HOW-TO-STUDY SUGGESTIONS**

Knowing how to study will:

1. Make school easier.
2. Improve your grades.
3. Make school more enjoyable.
4. Give you more free time.

Use these rules as a guide:

1. Select a quiet place for study. Avoid distractions.
2. Study in the same place daily.
3. Study at the same time daily.
4. Use an assignment notebook. Don’t trust your memory.
5. Make sure you understand the assignment completely.
6. Make use of study time in school. This means less homework.
7. Gather all needed materials before starting to study.
8. Set up goals, both intermediate and long range.
9. Plan your approach to each assignment.
10. Plan the order in which to study. Do, memory work first. Then review later. Study hard subjects first. If possible, alternate between assignments and reading.
11. Plan how long you will devote to each subject to avoid spending all your time on one subject.
12. Concentrate on the work at hand. Plan brief periods of relaxation to renew your vigor.
13. Emphasize mastery of the subject rather than time spent.
14. Develop your reading skills. Read for detail. Question yourself as you read.
15. Develop skill at note taking:
   a. What you hear.
   b. What you read.
   c. Use an outline form.
16. Take fragmentary notes in class. Rewrite notes for review. Learn to recognize key words and sentences.
17. Review notes before class begins.
18. Review frequently. This is the only way to avoid forgetting.
19. Reviewing is important because we forget fastest after initial exposure. Review increases retention of knowledge.
20. Consider school as your first full-time job.
21. Develop an inquiring attitude: “What can I get out of this?” Not: “Why do I have to take this?”
22. Develop an interest in subjects; interest does not come before application.
23. Keep up-to-date. Don’t get behind.

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**Cheating / Plagiarizing Resources of Materials**

Any student found cheating/plagiarizing on an assignment or on a quiz/test would receive a zero for that test or assignment. A second offense in that same class will result in an “F” for the 6-week grading period in the class. If a second offense occurs in a course different from the first offense, the student will receive an “F” in that class for that grading period. The percentage grade for that “F” will be recorded as 1 point below the established passing grade requirement in the class unless the grade the student had earned for the 6-week period was lower. In this case, the lower percentage grade will be issued. The third offense and beyond will result in an “F” for the Semester.

Any incidences of cheating / plagiarizing will be reported by the instructor to the Associate Director and will be recorded in the student’s discipline file. Parents will be notified by the instructor.
GENERAL GUIDELINES

Career Center rules and regulations are similar to those at your home school. The following items simply reaffirm existing rules or give information unique to the Career Center.

Administrative Discretion:
Career Center administration has the right to hold students accountable for incidents not specifically mentioned in the District’s, Home Schools’ and/or Career Center’s handbooks.

STUDENT SERVICES OFFICE

The Attendance Office is located in the main commons. Please contact this office for all activities or concerns related to the following: Passes to class, driving permits, checking in and out of school, and in-school suspension.

SPECIAL NEEDS REFERRAL

A referral process has been established through which students can be referred for services for any special need that they may experience. Programs available address a range of needs from physical and mental handicaps to temporary assistance with health issues, transition to a new setting or career guidance. Students and parents should make their needs known to a teacher, counselor, assistant principal, associate principal or principal as soon as possible in order to access the help available.

TITLE IX

HR Executive Director – Katie Nordstrom: Title IX Sexual Harassment Coordinator School Dist #2 281-5039 415 N 30th St, Billings 59101
Career Center Title IX Sexual Harassment Coordinator – Mrs. Deni Oltrogge 281-5378

All students attending the Billings Public Schools may participate in education programs and activities, including but not limited to health, physical education; music, vocational, and technical education. Regardless of race, color, national origin, religion, age, handicap, or sex.

SAFETY PRACTICES

In accordance with School District #2 and state law, because of the nature of certain classes, safety is our number one concern. There are certain rules and regulations that must be followed. Any student who does not adhere to these rules and regulations in his or her working area will be removed from the area.

SAFETY GLASSES / HEARING PROTECTION

There are instructional areas that require the use of safety eyeglasses and/or hearing protection for safety and liability reasons. These regulations are not optional. If you are enrolled in a subject that requires the wearing of safety glasses and/or hearing protection, refusal to comply may result with the following consequences: termination of your participation in the class, that will result in an F in that class and placement in a study hall, or rescheduling back to the Home School. Each student must purchase their own glasses with clear lenses!! Shaded lenses are not acceptable. ALL students are required to pass safety tests before they can participate in shop/lab activities.

FIRE DRILLS/EMERGENCY EVACUATION

Montana law specifies the number of fire drills for each school year. Your instructor will give you information concerning how and where to exit the building. If the students have to be evacuated to another site they will go to Faith Chapel Church located at 517 Shiloh.
ASSEMBLIES

Normally, students at the Career Center do not attend regular home school assemblies unless the student is part of the assembly activities. All seniors will attend senior assemblies and related activities.

BULLETIN BOARDS

The four bulletin boards in the commons are for home school announcements and other student-related announcements relating to the Career Center. Home school announcements will be posted daily. **Posters must be pre-approved by administration before they may be put up.**

PHONE CALLS

Office phones are NOT intended for student use. If you have an emergency, stop by the attendance office and ask permission to use the phone.

DRESS AND APPEARANCE

District 2 Policy 3203, Procedure 3203-P1

Clothing and appearance must be appropriate for the instructional area for which you are enrolled. Some classes may require protective clothing. Footwear is required at all times. (slippers are not permitted) Some classes require closed toed shoes. School District #2’s dress code policies and procedures will be enforced. Please see the District and Home School’s handbooks for specific information.

DRESS CODE

A good guideline is to dress in a manner that would be acceptable in the “professional” and “craft” job settings. Any other type of dress may be questioned and consequences assigned as necessary.

STUDENT CONDUCT

District 2 Policy 3200

Students attending the Career Center should conduct themselves as responsible young adults. The consequences for misconduct by a student may, but not necessarily follow this sequence: warning (parents notified), in-school suspension, detention, Truancy Center, out-of-school suspension, long term suspension, and or expulsion. Consequences depend on the severity of the misconduct.

STUDENT PHOTOGRAPHS/INFORMATION

There are numerous times that the students of the Career Center are photographed while doing class work/projects or while participating in Career Center extracurricular clubs and organized activities. Often times these pictures and the student’s name are used in handbooks, pamphlets, slide shows, PowerPoint presentations, student assemblies or by the media. If you do not want your picture and/or name used you must notify the administration in writing.
1. **The Right To Learn**

Every student has the right to learn to the best of his/her ability. Students can expect to be treated fairly both in and out of class. Students are encouraged to work closely with their teachers and to have conferences or seek extra help when it is needed. **The right to learn includes the rights of classes to meet without interruptions, disruptions, or DISTRACTIONS. Behavior that interferes with the rights of other students is contrary to school policy.**

2. **Responsibility for Academic Work**

Every student has an obligation to do his/her best. This level of achievement can best be attained by regular school attendance, by being on time, and by participation in regular classroom activities. Assignments are to be completed on time according to the instructions given by the teacher. Students should bring to class all materials required for daily classroom use.

3. **Responsible Student Conduct in School**

Proper conduct is an essential part of education. Each student is expected to abide by the basic rules of good manners that will allow him/her and other students to function effectively in the school, home and community.

**Each student has the following responsibilities:**

a. To observe the constitutional rights of other individuals, whether they are students, parents/guardians, teachers, school officials, or other participants in the educational process.

b. To respect the inherent human dignity and worth of every individual.

c. To be informed of: Career Center and Home School Handbooks, District Policies / Procedures established by the school board-implemented by administrators and teachers for the welfare and safety of all students.

d. To recognize individual and cultural differences and work to acquire knowledge as to how to use those differences for the improvement of society.

e. To dress and appear in a manner that meets the standards of health, cleanliness, safety and in a manner that does not cause a distraction or interfere with the rights of others or the educational process, no representation of drugs, alcohol, tobacco, or profanity (implicit or explicit).

f. To develop employment skills that will lead to economic independence.

g. To maintain a level of academic achievement in accordance with ability.

h. To refrain from libel and slanderous remarks, and use no obscenity in verbal and/or written expression.

i. To develop and undertake a social commitment to and for school and society.
j. To observe, know, and adhere to the laws of the school, community, and state.

k. To preserve school property, exercise care while using school facilities, and help maintain and improve the school environment consistent with laws governing such property.

In order to achieve these goals, the school will work closely with parents/guardians in an effort to maintain acceptable conduct or to improve those areas that need improvement.

NON-DISCRIMINATION AND ANTI-HARRASSMENT
District #2 Policy 3230

The District will not tolerate harassment, intimidation, bullying, hazing, or retaliation as defined in Policy 3210, or adverse conduct that is reasonably perceived as being motivated by any actual or perceived attribute such as race, color, ancestry, national origin, language barrier, religious beliefs, political ideas, age, sex, marital status, or disability. Such conduct by students, employees, trustees, volunteers, and third-parties (who are on school grounds or involved in school-related activities) is discriminatory and prohibited.

One example of prohibited discrimination is “sexual harassment”. Sexual harassment occurs whenever an individual makes unwelcome advances, requests sexual favors, or engages in other verbal, non-verbal, or physical conduct of a sexual or sex-based nature, imposed on the basis of sex, that:

1. Is so severe or pervasive that it denies or limits the provision of educational, benefits, services, or treatment; or
2. Has the purpose or effect of:
   a. Substantially interfering with a student’s educational environment;
   b. Creating an intimidating, hostile, or offensive educational environment;
   c. Depriving a student of educational aid, benefits, services, or treatment; or
   d. Making submission to or rejection of such conduct the basis for academic decisions affecting the student or making such conduct a condition of a student’s ability to participate in the student’s education.

Examples of sexual harassment include, but are not limited to, touching, crude jokes or pictures, discussions of sexual experiences, teasing related to sexual characteristics, and spreading rumors related to a person’s alleged sexual activities. Sexual harassment also includes sexual violence: physical sexual acts perpetrated against a person’s will or where a person is incapable of giving consent due to the use of drugs or alcohol or due to mental handicap or disability.

Harassment motivated by any protected-class status is considered discrimination if it:

1. Is so severe or pervasive that it denies or limits the provision of educational, benefits, services, or treatment; and/or
2. Has the purpose or effect of:
   a. Substantially interfering with a student’s educational environment;
   b. Creating an intimidating, hostile, or offensive educational environment;
   c. Depriving a student of educational aid, benefits, services, or treatment; or
   d. Making submission to or rejection of such conduct the basis for academic decisions affecting the student or making such conduct a condition of a student’s ability to participate in the student’s education.
Designation of “Title IX (Non-discrimination) Coordinators”

The District has designated employees in each school to serve as a “Title IX Coordinator”, also known as “Non-discrimination Coordinator”, who is trained to understand and apply the procedures and policies for addressing sexual harassment, sexual violence, and discrimination. In addition, the Executive Director of Human Resources in Lincoln Center also serves in this role. These coordinators are not limited to addressing gender-based discrimination but can address all issues pertaining to harassment, intimidation, bullying, hazing, discrimination, and retaliation.

Procedure for Reporting Harassment, Discrimination, or Retaliation:

Students who believe they are being or have been subjected to protected class-based harassment, discrimination, or retaliation or who have witnessed such conduct may report the conduct either:

1. On Form 3210-F1;
2. In accordance with the Uniform Complaint Procedure, Policy 1700;
3. Verbally to an administrator, teacher, counselor, or Title IX coordinator;
4. In accordance with Title IX, IDEA, Section 504, or ADA grievance procedures; or
5. Verbally to any employee.

Any adult school employee, adult volunteer, district contractor, or agent who witnesses, overhears, or receives a report, formal or informal, written or oral, of harassment, intimidation, bullying, hazing, discrimination, or retaliation shall report it in accordance with this policy and/or any procedures developed under this policy.

Employee Responsibilities

Each administrator is responsible for maintaining an educational environment free from discrimination. The administrators shall take appropriate actions to ensure the School District’s equal opportunity and non-discrimination policies and procedures are enforced. These actions include, at a minimum:

1. Providing notification of the District’s grievance or reporting procedures in the student and staff handbooks (See incident reporting form, Policy 3210);
2. Providing notification of the rights and responsibilities of students and staff regarding harassment, intimidation, bullying, hazing, discrimination, and retaliation;
3. Providing new employees of the District a copy of these policies;
4. Taking prompt action to report and investigate complaints of harassment, intimidation, bullying, discrimination, and retaliation; and
5. Instructing employees and students regarding the procedures for reporting harassment, intimidation, bullying, discrimination, and retaliation.

All school employees shall intervene when witnessing behavior which could be considered bullying, harassment, intimidation, hazing, discrimination, or retaliation. If the employee witnesses such behavior or receives a report of such behavior, the employee shall report the behavior to an administrator or Title IX coordinator and/or on Form 3210-F1. If it is determined that an employee was aware of bullying, intimidation, harassment, discrimination, or retaliation and did nothing to intervene or report, the employee will be subject to discipline.
Investigation Process

A. All investigations should be initiated promptly, but no later than two (2) school days after the Incident Report has been completed and filed with the school administration.

B. The designated investigator will determine whether bullying, harassment, intimidation or hazing, discrimination, or retaliation has occurred by interviewing the aggressor(s), the target(s), the reporter, and known bystanders and other witnesses. Previous incident reports involving the same individuals should also be taken into consideration.

C. Any interviewees should be informed that information given will be kept as confidential as possible in accordance with student due process rights, but that disclosure may be necessary and required in proceedings flowing from the incident.

D. The investigation should be performed and concluded within five (5) school days of initiation of the investigation. Upon conclusion, if it is found that bullying, harassment, intimidation, hazing, or retaliation has occurred, the responsible adult of the target(s) and the aggressor(s) shall be notified immediately by a school administrator.

E. The school administration will determine whether another entity has jurisdiction over the incident. If instances of bullying, harassment, intimidation, hazing, discrimination, or retaliation rise to the level of a possible criminal offense, a school administrator shall immediately notify the police.

F. The school principal, in conjunction with the counselor or other appropriate staff, shall determine and implement appropriate consequences, which may include discipline and/or remedial action for the aggressor and the target. The aggressor will be informed that retaliation is strictly prohibited and will be met with additional consequences.

G. The school administration shall take all necessary steps to protect the target from further bullying, harassment, intimidation, hazing, discrimination, and retaliation incidents. This can include but is not limited to changing the aggressor’s seat, transportation route, or classes and identifying a staff member to act as a supervisor for the aggressor. If an escort is appropriate, the aggressor – not the target – shall be escorted. However, the School District may provide an escort for the targeted student, if requested by that student.

H. The principal or other designated school administrator will follow up with the target of any bullying, harassment, intimidation, hazing, discrimination, or retaliation to ensure that the negative behavior has stopped.

I. A written record will be kept of each reported incident, including the written report, investigatory steps and information, conclusions and findings, referral to other entities (e.g. law enforcement), and disciplinary and/or remedial action taken.

Consequences for Discrimination

A. If a student or staff member is found to have committed one of the above-prohibited behaviors, consequences may follow, up to and including expulsion or termination from employment. Such action is meant not only to discipline the offending student or staff member, but also to protect the target from future aggression or retaliation. Consequences may be implemented after reporting, investigation, and determination that a prohibited act has been committed.
B. Depending on the age of the students involved and severity of the infraction, disciplinary and remedial actions for student perpetrators may include:

1. Notification given to the responsible adult;
2. Loss of privilege(s), including participation in school activities;
3. Conference with the responsible adult;
4. Reassignment of seats;
5. Reassignment of classes;
6. Reassignment to another mode of transportation;
7. Escort of the perpetrator;
8. Completion of apology letter and acknowledgement of behavior;
9. Referral or appointments with school counselor or other professionals;
10. Payment for damaged property;
11. Detention;
12. Suspension (in-school or out-of-school);
13. Referral to law enforcement; and

Any student disciplined will be afforded due process in accordance with District policies.

C. Depending on the severity of the offense, disciplinary and remedial actions for school staff is subject to and commensurate with the district’s personnel policies and may include:

1. Verbal warning;
2. Written warning;
3. Training, at the employee’s expense;
4. Suspension with or without pay;
5. Referral to law enforcement; and
6. Termination of employment.

D. The District may also provide additional training to students and staff following a report and investigation. The District may also provide information and resources to the victim of available academic, counseling, medical, and other services.

Retaliation, Reprisal, and Fabrication

The District prohibits retaliation and reprisal against any person who reports an act of harassment, intimidation, bullying, hazing or discrimination or who participates as a witness in an investigation or disciplinary hearing arising out of such reports. Students or employees who retaliate will be disciplined, with the possible consequences including expulsion or termination. Individuals who intentionally fabricate allegations of harassment, intimidation, bullying, hazing, or discrimination shall be subject to disciplinary action, up to and including expulsion or termination.

Notification and Training

A. The District policy, procedures and rules will be included in student handbooks for all grade levels and prominently posted on the District’s webpage.

B. Reporting form(s) will be readily available to staff members, students, and the responsible adult, including on-line on the District’s website.
C. Staff and students will be educated on the policy, procedures, and rules, including: recognizing inappropriate behaviors; using appropriate intervention and remediation; and possible consequences and discipline.

Cross References:

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<td>1700</td>
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<td>Form: Harassment/Intimidation/Bullying Incident Reporting Form</td>
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<td>Student Rights, Responsibilities, and Code of Conduct</td>
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<td>Development of Administrative Procedures</td>
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Legal References:
§ 20-5-101, MCA  Admittance of child to school
§ 20-5-102, MCA  Compulsory enrollment and excuses
§ 20-5-103, MCA  Compulsory attendance and excuses
§ 20-5-201, MCA  Duties and sanctions
§ 20-5-202, MCA  Suspension and expulsion
§ 20-4-302, MCA  Discipline and punishment of pupils – definition of corporal punishment
§§ 49-3-101, et. seq., MCA Montana Human Rights Act
Art. X, Sec. 1, Montana Constitution
Office for Civil Rights, U.S. Department of Education
Montana Human Rights Bureau


Policy History
First Reading: November 18, 2013
Second Reading: November 25, 2013
Third Reading: December 16, 2013
Adopted on: December 16, 2013
Effective on: December 16, 2013
Revised on:
The District is committed to providing a safe, productive and positive learning environment for all students at all grade levels. A safe and accepting school environment is conducive to and necessary for optimal academic achievement. Like other disruptive behaviors, bullying, harassment, intimidation, hazing and retaliation negatively impact the learning environment.

Harassment, intimidation, bullying, hazing, and retaliation are behaviors that will not be tolerated at any grade level.

Students and staff are strictly prohibited from taking any action that could be interpreted as bullying, intimidation, harassment, hazing, or retaliation for reporting such action.

 Definitions

A. “Harassment,” “intimidation” and “bullying” means any threatening, insulting, or demeaning gesture or physical conduct, including any intentional written, verbal, or electronic communication or threat directed against a student or students regardless of the underlying reason for such conduct that:

1. causes a student physical or mental harm, damages a student’s property or places a student in reasonable fear of harm to the student or the student’s property;
2. is sufficiently severe, pervasive or persistent as to interfere with or limit a student’s ability to participate in or benefit from access to educational opportunity or benefit; and/or
3. substantially disrupts the orderly operation of the school.

B. “Hazing” means an act against a student or coercing a student into behavior that creates risk of harm to a person in order for the student to be initiated into or affiliated with a student activity, team, club or organization, or for any other purpose.

C. “Retaliation” means an act or communication intended:

1. as retribution against a person who has reported an incidence of bullying, harassment, intimidation, hazing or other prohibited discrimination; or
2. to improperly influence the reporting, investigation, or discipline that results from an incident of bullying, harassment, intimidation, hazing or other prohibited discrimination. Retaliation includes, but is not limited to, any form of intimidation, reprisal, coercion, discrimination, harassment, or social contact toward a complainant, or any complainant’s or witnesses’ relatives, friends, or associates. Generally speaking, retaliation is taking revenge for a perceived wrong; in this context, it could include intimidation, teasing, seeking the sympathies of students, sarcasm, or even disingenuous apologies.

D. “Persistent” may consist of repeated acts against a single student or isolated acts directed against a student or a number of different students.

E. “HIB” means harassing, intimidating, bullying, hazing and/or retaliatory conduct that is prohibited by this District policy.

F. “Electronic Communication” is defined in 45-8-213, MCA, and includes any communication by any electronic device or other means including but not limited to text messaging, sexting, email, or use of social networking.
G. “Sexting” means sending sexually explicit messages or photographs by way of electronic communication, such as sending a text message with a sexual image.

H. “Staff Member” includes but is not limited to teachers, specialists, coaches, administrators, board members, volunteers, custodians, and any others employed or authorized by the superintendent, school board, or district.

I. “Designated Investigator” is the principal of the school, a staff member or independent investigator appointed by the superintendent, principal, or person responsible for receiving and investigating reports of bullying, harassment, or intimidation.

**Prohibitions**

A. No student or staff member may engage in any of the following:

1. Bullying, intimidation, harassment, or hazing of a student;
2. Retaliation against a student or staff member for reporting an incident of harassment, bullying, intimidation or hazing, or for participating as a witness in the investigation of such an incident; or
3. Coercion of another person to commit bullying, harassment, intimidation, hazing or retaliation.

B. Harassment, bullying, intimidation, hazing and/or retaliation is strictly prohibited:

1. in a classroom or any other location on school premises, including without limitation property used by the school for school purposes but not owned by the school (e.g., a parking lot);
2. during any school related program, activity, or function where the school is responsible for the student, including on a school bus or other school-related vehicle; or
3. through the use of electronic communication as defined in 45-8-213, regardless of when or where it occurs, that disrupts the orderly operation of the school or any school-related program, activity, or function where the school is responsible for the student.

**Consequences**

A. If a student or employee is found to have committed one of the above-prohibited behaviors, consequences shall follow, up to and including expulsion or termination from employment. Such action is meant not only to discipline the offending student or staff member, but also to protect the target from future aggression or retaliation. Consequences shall be implemented after reporting, investigation, and determination that a prohibited act has been committed.

B. Depending on the age of the students involved and severity of the infraction, disciplinary and remedial actions taken by administration may include and is not limited to one or more of the following:

1. Parental notification
2. Loss of privilege(s), including participating in school activities
3. Parent conference
4. Reassignment of seats
5. Reassignment of classes
6. Reassignment to another mode of transportation
7. Escort of the perpetrator
8. Completion of apology letter and acknowledgement of behavior
9. Referral or appointments with school counselor or other professionals
10. Payment for damaged property
11. Detention
12. Suspension (in-school or out-of-school)
13. Referral to law enforcement
14. Expulsion

Any student disciplined will be afforded due process in accordance with District policies.

C. Depending on the severity of the offense, disciplinary and remedial actions for school staff is subject to and commensurate with the district’s personnel policies and collective bargaining agreements and may include:

1. Verbal warning
2. Written warning
3. Suspension with or without pay
4. Referral to law enforcement
5. Termination of employment

**Intervention**

A. All staff members shall intervene when witnessing potential HIB. If the staff member witnesses such behavior or receives a report of unresolved HIB the staff member will report the matter as provided for in this policy.

B. If it is determined that staff was aware of HIB and did nothing to intervene, the staff member will be subject to discipline or other remedial action.

**Reporting**

A. Students who feel they have been subjected to HIB or other students, parents, staff, or other community members who believe they have witnessed such treatment of a student may report the incident either in writing (via Incident Reporting Form) or verbally. Reports may be made to any employee. Failure to use the designated form will not cause the complaint to be dismissed so long as the written report provides sufficient detail for action by the school.

B. Any employee who becomes aware of HIB should attempt to resolve the matter immediately. When an employee is made aware of unresolved incidents they shall fill out or assist the student in filling out an Incident Reporting Form and submit it to an administrator (unless the administrator is the subject of the complaint) within two school days of the incident.

C. If the principal is the subject of the complaint, the report should be submitted to the Executive Director of Human Resources, the Executive Director of School Leadership Support, or the Superintendent.

D. Anonymous reports containing adequate detail to investigate will be investigated.

E. Incident Reporting Forms are available on the District website, included in the student handbook, and available in each school’s main office.
**Investigatory Process**

A. All investigations should be initiated promptly, but no later than two school days after the Incident Report has been completed and filed with the school administration.

B. The designated investigator will determine whether HIB has occurred by interviewing the aggressor(s), the target(s), the reporter, and known bystanders and other witnesses. Previous incident reports involving the same students should also be taken into consideration.

C. Any interviewees should be informed that information given will be kept as confidential as possible in accordance with student due process rights, but that disclosure may be necessary.

D. The investigation should be performed and concluded within five school days of receipt of a report. Upon conclusion, if it is found that HIB has occurred parents of the target(s) and the aggressor(s) shall be notified immediately by a school administrator.

E. The school administration will determine whether another entity has jurisdiction over the incident. If instances of HIB rise to the level of a possible criminal offense, a school administrator shall immediately notify law enforcement.

F. The school administrator shall determine and implement appropriate consequences, which may include discipline and/or remedial action for the aggressor and the target. The aggressor will be informed that retaliation is strictly prohibited and will be met with similar or additional consequences.

G. The school administration shall take all necessary steps to protect the target from further HIB incidents. This can include but is not limited to changing the aggressor’s seat, transportation route, or classes and identifying a staff member to act as a supervisor for the aggressor. If an escort is appropriate, the aggressor – not the target – should be escorted.

H. A school administrator will follow up with the target of any HIB to ensure that the negative behavior has stopped and not repeated.

I. A written record will be kept of each reported incident, including the written report, investigatory steps and information, conclusive findings, referral to other entities (e.g. law enforcement), and disciplinary and/or remedial action taken.

**Notification and Training**

A. This policy and any related procedures will be included in student handbooks for all grade levels and prominently posted on the District’s webpage.

B. Reporting form(s) will be readily available to staff members, students, and parents, including on-line on the District’s website.

C. Staff and students will be educated on the policy and procedures, including: recognizing inappropriate behaviors; using appropriate intervention and remediation; and possible consequences and discipline.
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§ 20-5-201, MCA  Duties and sanctions
§ 20-5-202, MCA  Suspension and expulsion
§ 20-4-302, MCA  Discipline and punishment of pupils – definition of corporal punishment


Policy History

First Reading: September 16, 2013
Second Reading: October 9, 2013
Third Reading: October 21, 2013
Adopted on: October 21, 2013
Effective on: October 21, 2013
Revised on:

Senate Bill 99/Board Policy 2310-procedure 2

Required instruction (including but not limited to lessons, readings, texts, discussions, etc.) is part of our district curriculum, Billings Public Schools continues to follow Senate Bill 99 as well as board policy 2310 procedure 2 which states that when selecting materials, teachers, and administrators must review their content and consider the issues of violence, profanity, prurient subject matter, cultural concerns, and historical accuracy in the selection process. Objections to lessons and/or materials must be brought to the teacher’s attention in writing, using the District Alternative Material Request Form. Alternatives may be available within district guidelines. If an objection is submitted, the teacher will then select an alternative option from the appropriate course/grade level guidelines to provide the students with an independent study opportunity as allowed by state law and local policy. The approved reading list, courses, and units of study are available on the District webpage under curriculum.
# BILLINGS PUBLIC SCHOOLS
Harassment/Intimidation/Bullying Incident Reporting Form

<table>
<thead>
<tr>
<th>Name of School:</th>
<th>Date:</th>
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<tbody>
<tr>
<td>Reporting Person Information (optional) <em>Please note: no disciplinary action will occur on the sole basis of a report.</em></td>
<td></td>
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<tr>
<td>Name:</td>
<td></td>
</tr>
<tr>
<td>Telephone:</td>
<td>E-Mail:</td>
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<tr>
<td>I am a:</td>
<td></td>
</tr>
<tr>
<td>☐ student</td>
<td>☐ staff member</td>
</tr>
<tr>
<td>☐ self-reporting</td>
<td>☐ other:</td>
</tr>
<tr>
<td>Name of Victim:</td>
<td></td>
</tr>
<tr>
<td>Name(s) of aggressor (please describe if not known):</td>
<td>Grade(s):</td>
</tr>
<tr>
<td>Date/time of incident:</td>
<td></td>
</tr>
<tr>
<td>Where did the incident occur?</td>
<td></td>
</tr>
<tr>
<td>☐ On school property</td>
<td>☐ at a school sponsored activity or event off school property</td>
</tr>
<tr>
<td>☐ school bus</td>
<td>☐ on the way to/from school</td>
</tr>
<tr>
<td>Check all that describes the incident:</td>
<td></td>
</tr>
<tr>
<td>☐ Physical (pushing, shoving, hitting, fighting kicking, throwing items, etc.)</td>
<td></td>
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<tr>
<td>☐ Emotional (name calling, insults, teasing, verbal threats, staring/leering, etc.)</td>
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<tr>
<td>☐ Social (rumors, exclusion, embarrassment, graffiti, jokes, gestures, etc.)</td>
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<td>☐ Sexual (inappropriate comments/touching, sexual orientation references, etc.)</td>
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<tr>
<td>☐ Cyber (threatening or harassing texts/I-M’s/calls, defamatory posts/e-mails, etc.)</td>
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<td>☐ Property (vandalism, theft, demanding money, exploiting, or fear of such, etc.)</td>
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<tr>
<td>☐ Other (please describe)</td>
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<tr>
<td>Please describe the incident:</td>
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<tr>
<td>Physical Evidence:</td>
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<tr>
<td>☐ Graffiti</td>
<td>☐ Electronic</td>
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<tr>
<td>☐ Notes</td>
<td>☐ Other</td>
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<tr>
<td>Other students involved (please indicate whether witness, bystander, or victim):</td>
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<tr>
<td>Name:</td>
<td>Grade:</td>
</tr>
<tr>
<td>Name:</td>
<td>Grade:</td>
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<tr>
<td>Is this a repeated offense?</td>
<td></td>
</tr>
<tr>
<td>☐ No, this is a one-time incident</td>
<td></td>
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<tr>
<td>☐ Yes, date and description of incident(s):</td>
<td></td>
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</table>
Have you ever reported this information before? With whom: Date:

Did a physical injury result from this incident?

☐ No  ☐ Yes, but it did not require medical attention  ☐ Yes, and it required medical attention

Was the student/victim absent from school as a result of the incident?  ☐ No  ☐ Yes, ___ days

Have you contacted the police?  ☐ No  ☐ Yes: Officer: Date:

Is there any additional information you would like to provide?

I understand the serious nature of this report and I agree that all of the information is accurate and true to the best of my knowledge.

Signature Date

Please type/print name:

* Please note: anyone who files a report he/she knows to be false will be held responsible and may be reported to an appropriate law enforcement agency. Appeals may be made to the superintendent, in writing, after 5 school days of reporting.

Thank you for reporting!

For Administrative Use

Date received: Received by: 

Incident assigned for investigation to: 

Title: Date: 

Action Taken:  ☐ Started Investigation  ☐ Other:
Searches may be carried out to recover stolen property, to detect illegal or prohibited substances, items, or weapons; or to uncover any matter reasonably believed to be a threat to the health, safety, or maintenance of an orderly educational environment.

**Searches Upon Individualized Suspicion**

A. Searches of a student and/or the student's personal effects in the student's possession must be based on reasonable suspicion that the student(s) has violated school rules or the law.

B. School officials responsible for conducting the search must be able to clearly articulate which school rule or law has allegedly been violated and establish that the search is reasonable in its inception.

C. The information which forms the basis of the search and connects the student to the violation must be both recent and credible.

D. Searches of a student and/or the student's personal effects in the student's possession must be conducted in a manner which is reasonably related to its objectives and reasonable in scope in light of the age and sex of the student along with the nature of the infraction. Highly intrusive searches require a high degree of individualized suspicion based upon specific and reliable evidence and should never be taken unless serious infractions, such as possession of drugs or weapons, are suspected. If a highly intrusive search is necessary, an attempt will be made to contact the responsible adult prior to the search. An intrusive search shall to be conducted in consultation with/by law enforcement and/or an Executive Director or the Superintendent.

E. By parking in the school parking lots, the student consents to having the student’s vehicle searched if the school authorities have any other reasonable suspicion to believe that a violation of school rules or policy has occurred.

**Searches of School Property**

A. School officials may inspect and search school property and equipment owned or controlled by the school (such as lockers, desks, and parking lots), as well as personal effects left there by the student(s), without notice or consent of the student(s).

B. The principal may request the assistance of law enforcement officials in a search of school property or may conduct such searches through the use of specially trained dogs in accordance with procedures set forth below.

**Administrative Searches**

School officials may undertake a search of a number of students and their possessions without an individualized suspicion of wrongdoing by a particular student provided the following conditions have been met:

1. There is a recognized problem, such as drug use or possession of weapons in the school, and other methods of addressing the problem have not been effective.

2. The problem has been acknowledged and recognized by the building principal and the responsible adult of students attending there. The principal or other administrator may involve the responsible adult using whatever means of communication is customary in that school.
3. The responsible adult and students have been given written notice that administrative searches will take place, the reason for the searches, and the procedure to be followed.

Administrative searches may take place even if these conditions have not been met if school officials have knowledge of a specific act or violation (such as a theft or the existence of weapons in the school which pose an immediate risk to student safety and school discipline), but do not know which particular student is involved.

In either situation, an administrative search must be minimally intrusive and minimally disruptive. No student should be singled out when there is no evidence to support an individualized suspicion to search.

**Administrative Search Procedures**

**A. Clothing and Personal**

School officials shall request the student to remove all items from pockets or other personal effects. Backpacks, purses and the like shall be opened for the school official to search. If confiscated for inappropriate use or for violation of school rules, cell phones, and other electronic devices may be searched for messages, graphics, photos, and other electronically-stored data.

**B. Dog Searches**

1. The principal shall notify the appropriate Executive Director of the time frame in which a dog search will be conducted.
2. The principal shall determine the time and date of the search and coordinate with the School Resource Officer, local law enforcement, or a private security firm. Scheduling arrangements shall be kept confidential, and dog searches will be unannounced.
3. If a particular locker is identified by the dog, the locker will be searched by the building administrator. If contraband is found, it will be turned over to law enforcement.
4. If a particular vehicle is identified by the dog during a parking lot search, the driver or owner of the car will be located and asked to open the car so it can be searched. If the student does not consent, law enforcement will be notified to assist.
5. The building principal will notify the respective Executive Director of the search results.

**C. Alcohol Consumption Sensor**

1. Procedure for Administering an Alcohol Consumption Test:
   a. A student who is believed to be under the influence of alcohol while attending school or attending a school-sponsored event should be escorted by the appropriate school official to a secure location in the building.
   b. The appropriate school official should confront the student about the suspected consumption and notify the student that the alcohol detection test will be administered.
   c. The alcohol detection test should then be administered.
   d. If the presence of alcohol is detected, the student's responsible adult should be notified to transport the student home.
   e. Disciplinary action should be taken in accordance with School District policy. Law enforcement may be notified.
f. Refusal by the student to comply with the above procedures will be treated as defiance. The consequences for the defiance will be the same as being under the influence of alcohol/drugs.

g. If the responsible adult disputes the results, the responsible adult can have a test done at the responsible adult’s own expense by an outside agency within four hours, at an agreed upon site. The student will not be allowed to return to school until the test results are provided to the school.

Seizure of Property/Responsible Adult Notification

If a search produces evidence that the student has violated or is violating either the law or the District's policies, procedures, rules, and handbooks such evidence may be seized and impounded by school authorities, and disciplinary action may be taken. Such evidence may be transferred to law enforcement authorities.

The student(s) will be taken to a designated area, and the responsible adult of the student(s) will be contacted.

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§ 20-5-202, MCA Suspension and expulsion
§ 20-4-302, MCA Discipline and punishment of pupils – definition of corporal punishment


**Procedure History:**
Issued by Superintendent on: February 28, 2005
Presented to Board on: March 21, 2005
Revised on: December 16, 2013

**TOBACCO PRODUCTS**
District #2 Policy 3240

Smoking, chewing, or the use of electronic cigarettes/vaporizers, etc. are not permitted inside the Career Center or on school grounds.

**Montana Code Annotated:**

45-5-637. Possession or consumption of tobacco products, alternative nicotine products, or vapor products by persons under 21 years of age prohibited -- unlawful attempt to purchase -- penalties.

1. A person under 21 years of age who knowingly possesses or consumes a tobacco product, alternative nicotine product, or vapor product, as defined in 16-11-302, commits the offense of possession or consumption of a tobacco product, alternative nicotine product, or vapor product.
2. A person convicted of possession or consumption of a tobacco product, alternative nicotine product, or vapor product:
   a. shall be fined $50 for a first offense, no less than $75 or more than $100 for a second offense, and no less than $100 or more than $250 for a third or subsequent offense; or
   b. may be adjudicated on a petition alleging the person to be a youth in need of intervention under the provisions of the Montana Youth Court Act provided for in Title 41, chapter 5.
3. A person convicted of possession or consumption of a tobacco product, alternative nicotine product, or vapor product may also be required to perform community service or to attend a tobacco cessation program.
4. A person under 21 years of age commits the offense of attempt to purchase a tobacco product, alternative nicotine product, or vapor product if the person knowingly attempts to purchase a tobacco product, alternative nicotine product, or vapor product, as defined in 16-11-302. A person convicted of attempt to purchase a tobacco product, alternative nicotine product, or vapor product:
   a. for a first offense, shall be fined $50 and may be ordered to perform community service;
   b. for a second or subsequent offense, shall be fined an amount not to exceed $100 and may be ordered to perform community service.
5. The fines collected under subsections (2) and (4) must be deposited to the credit of the general fund of the local government that employs the arresting officer, or if the arresting officer is an officer of the highway patrol, the fines must be credited to the county general fund in the county in which the arrest was made.

16-11-302. Definitions. For the purposes of 16-11-301 through 16-11-308, the following definitions apply:
1. (a) "Alternative nicotine product" means any manufactured noncombustible product containing nicotine derived from tobacco that is intended for human consumption, whether chewed, absorbed, dissolved, or ingested by any other means.
   (b) The term does not include a tobacco product, a vapor product, or a product regulated as a drug or device by the United States food and drug administration under Chapter V of the Federal Food, Drug, and Cosmetic Act.
2. "Distribute" means:
   a. to give, deliver, sample, or sell;
   b. to offer to give, deliver, sample, or sell; or
   c. to cause or hire another person to give, deliver, sample, or sell or offer to give, deliver, sample, or sell.
3. "Health warning" means a tobacco product label required by federal law and intended to alert users of the product to the health risks associated with tobacco use. The term includes warning labels required under the Federal Cigarette Labeling and Advertising Act and the Comprehensive Smokeless Tobacco Health Education Act of 1986.
(4) "License" means a retail tobacco product sales license.
(5) "Person" means a natural person, company, corporation, firm, partnership, organization, or other legal entity.
(6) (a) "Tobacco product" means a substance intended for human consumption that contains tobacco. The term includes cigarettes, cigars, snuff, smoking tobacco, and smokeless tobacco.
   (b) The term does not include an alternative nicotine product, a vapor product, or a product regulated as a drug or device by the United States food and drug administration under Chapter V of the Federal Food, Drug, and Cosmetic Act.
(7) (a) "Vapor product" means a noncombustible product that may contain nicotine and that uses a heating element, power source, electronic circuit, or other electronic, chemical, or mechanical means, regardless of shape or size, to produce vapor from a solution or other substance. The term includes an electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, or similar product or device and a vapor cartridge or other container that may contain nicotine in a solution or other form that is intended to be used with or in an electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, or similar product or device.
   (b) The term does not include a product regulated as a drug or device by the United States food and drug administration under Chapter V of the Federal Food, Drug, and Cosmetic Act.

ALCOHOL AND DRUGS
District #2 Policy 3235

A student in possession of, or under the influence of alcohol (of any kind) or a controlled substance (drugs), will have the following action taken against them: the police will be contacted and requested to take charge of the incident, and the student will be suspended from school. Parents or guardians will also be involved. Any student engaged in drug trafficking will be suspended with the possibility of expulsion.

DRIVING REGULATIONS

Bus service will be provided and is encouraged. However, many students have before or after school schedules, which require personal transportation.

Career Center drivers must agree to park in the Career Center parking lot only. If you do not, you may have driving privileges revoked and be required to ride the bus. Students driving in an unsafe or inappropriate manner may have their driving privileges at the Career Center revoked and will be required to ride a bus.

Driving is permitted to the Career Center, as in all Billings High Schools. Passengers may not ride with classmates to any school function, such as: field trips and school related activities. Driving privileges may be revoked for failure to follow this driving requirement.

Please note: Due to travel distances, adverse weather conditions, construction, and traffic conditions, it is sometimes difficult for students to arrive on time for their Career Center classes. If a student chooses to provide their own transportation, it is the student's responsibility to plan ahead and allow enough time to arrive on schedule for morning and afternoon classes.

Students are to follow School District, Career Center and Home School policies and procedures when traveling to and from school and during lunch.

Students are not permitted to leave campus during the 5-minute passing times.
INSURANCE (IMPORTANT)

**Insurance is the responsibility of the student.** The School district does not provide student accident or medical insurance. *(If you, your car, or other property are injured, damaged or stolen, the loss is not covered by the school district).*

Students who do not have health/accident insurance coverage should obtain information on a policy that is available to them for a minimal fee. Applications for this insurance will be available at the Lincoln Center’s Business Office, Activities Office (located at the District’s Warehouse building) or from your Home School.

**LOCKERS**

Lockers are available for a $1.00 rental fee on a first come, first served basis. Please see Mrs. Park or Mrs. Kvilhaug. Lockers are strongly encouraged to promote safety and reduce the number of backpacks in the classrooms. *Sharing lockers is prohibited.*
Attendance Policy

Pursuant to state law, the Board authorizes the Superintendent to adopt procedures implementing compulsory attendance regulations throughout the District. These procedures shall be published in student handbooks annually.

Removal of Student During School Day
The Board recognizes its responsibility for the proper care of students during a school day. In accordance with District procedures, only a duly authorized person may remove a student from school grounds, any school building, or school function during a school day. A person seeking to remove a student from school must present evidence satisfactory to a principal of having proper authority to remove a student. A teacher should not excuse a student from class to confer with anyone unless a request is approved by a principal. The Superintendent will establish procedures for removal of a student during a school day.

Cross References: 3120-P1 Compulsory Attendance Procedure
3120-P2 Student Attendance Procedure

Legal References: § 20-1-308, MCA Religious instruction
§ 20-5-101, MCA Admittance of child to school
§ 20-5-103, MCA Compulsory attendance and excuses
§ 20-5-104, MCA Attendance officer
§ 20-5-106, MCA Truancy
§ 20-5-107, MCA Incapacitated and indigent child attendance
§ 20-5-108, MCA Tribal agreement with district for Indian child compulsory attendance and other agreements

Policy History:
First Reading: February 23, 2004 – Board of Trustees
Second Reading: June 14, 2004 – School/Community Committee
Third Reading: June 21, 2004 – Board of Trustees
Adopted on: June 21, 2004
Effective on: July 1, 2004
Revised on:
Compulsory Attendance

Parents are responsible for seeing that their children of age seven or older prior to the first day of school attend school, until the later of the following dates:

1. The child's 16th birthday, or,
2. The date of completion of the work of the eighth grade.

Parents shall enroll the student unless the student is:

1. Provided with supervised correspondence or home study;
2. Excused because of determination by a district judge that attendance is not in the best interests of the child;
3. Enrolled in a non-public or home school;
4. Enrolled in a school of another district or state under the tuition provisions of this title;
5. Excused by the Board of Trustees upon a determination that such attendance by a child who has attained the age of 16 is not in the best interest of the child and the school.
**Student Attendance**

*Introduction*

Regular attendance is basic to meeting the educational needs of students. Maximum classroom instructional benefits can happen only when the student is in attendance. Regular and punctual attendance being essential to educational welfare, it follows that student, parents, and educators need clear understanding as to rights and responsibilities relating to attendance.

*Rights*

Students have the right to an appropriate education and are legally required to attend until they are 16 years old and have completed the 8th grade. Parents have the right to expect competent instructors and a school climate conducive to learning. Educators have the right to expect reasonable cooperation from students and parents.

*Responsibilities*

Students have the responsibility to participate in the educational opportunities given them. Parents are responsible for supporting the policies and programs of the School District, including seeing that students attend regularly and are to class(es) on time. The school has the responsibility to provide a significant curriculum, competent teachers, and adequate facilities and programs. The school also has the responsibility to maintain accurate records and practice diligence in reporting of attendance records.

*Attendance Policy - K-8*

It is the responsibility of the parent or guardian to assure their student is in school regularly. When a student must be absent for illness or other unforeseeable emergencies, parents must inform the school of the student's absence. In cases where doubt occurs concerning the validity of an excuse, the administration may request verification. If a student is not present and the parent has not notified the school of the absence, the school will attempt to call the parent.

*Attendance Policy - Grades 9-12*

The intent of the attendance policy is to provide a structure within which 9-12 grade students can gain maximum benefit from the instructional program. The regular contact of the pupils with one another in the classroom and their participation in well planned instructional activities under the tutelage of a competent teacher are vital to this purpose.

*Excused Absences*

Excused absences are categorized as follows:
- illness
- medical appointments which cannot be scheduled outside the school day
- participation in school activities
- bereavement
- verifiable family emergencies
- necessary absences approved by the parent
Unexcused Absences/Truancies

In the event the principal determines an absence unnecessary, the absence will be considered as unexcused.

leaving the building without checking out
excuses such as oversleeping, car trouble, missing the bus, and being late from lunch
disciplinary suspensions
incarcerations

Truancy, defined as an absence from school not verified as valid by the parent &/or building administrator for all or any part of a school day equivalent to the length of one class period of a child required to attend a school under 20-5-103, MCA. Absences which are unexcused or not cleared within 48 hours are also considered truancies. Chronic truancy means recorded unexcused absences of 9 or more days or 54 or more parts of a day, whichever is less, in 1 school year. Chronic truants will be reported to legal authorities as prescribed by law.

The Billings School district has appointed the appointed Yellowstone County Sheriff’s Deputy as the attendance officer of the district.

Parent (or Guardian) Responsibilities

When a student must be absent from class for illness, or other unforeseeable emergencies, parents must inform the school office of the absence. If the school is not notified within 48 hours of the last absent day, the excuse will not be accepted and the absence will be considered truancy. The principal may make exceptions to this general policy and excuse the absence, after consultation with the teacher(s) who are involved, and after considering the circumstances related to the failure to notify and to the frequency of the student's absence. In cases where the validity of an excuse is in question, the administration may require verification from other sources.

Checking Out of School

When a student finds it necessary to leave after the start of the school day, the student shall follow the office procedures for checking out of school. Failure to follow this procedure may be considered truancy and appropriate action as defined in this policy will be taken.

Suspensions

Suspended students may not participate in extracurricular activities while on suspension. One day suspension usually will cover a 24-hour period. Suspensions are counted as days absent from school.

Parents will be notified of all suspensions. Students who are absent as a result of a suspension are responsible for the work missed.
Limit on Total Absences

If the total number of absences from any high school class exceeds 10 per semester, the student may receive a P grade in each class for which he/she would have otherwise earned a passing grade.

Students may appeal the 10 absences per semester limit. A student who anticipates that an extended absence will exceed the 10-day limit may appeal in advance. Consequences for students identified as disabled will be determined by appropriate planning meetings.

Implementing Policy 3120 Attendance Policy and Removal of Student During School Day

Cross References: Policy 6430 Development of Administrative Procedures
Procedure 3120-P1 Compulsory Attendance

Legal References: § 20-5-103(2), MCA Compulsory Attendance and Excuses
§ 20-5-106, MCA Truancy
§ 20-5-107, MCA Incapacitated and Indigent Child Attendance
§ 20-1-308, MCA Religious Instruction

Procedure History:
Issued by Superintendent on: February 28, 2005
Presented to Board on: March 21, 2005
Revised on: October 21, 2013

P GRADE: PROCEDURE AND APPEAL PROCESS

ATTENTION: All students who attend the Career Center.

If you are over the 10 allowed absences in a semester, you must see the Career Center’s Associate Director for the P Grade Appeal Process, before the semester (which you are over the 10 days) has ended. Seniors in their final semester before graduation this is critically important.
Should a student who is passing a class go over his/her ten (10) allowed absences in a semester, the student may receive a P grade in each class for which he/she would have otherwise earned a passing grade. If that student wishes to receive the letter grade instead of the P grade, he/she may appeal for the letter grade using this form. An appeal is a request of review of original credit and is not automatic or guaranteed. Students whose absences are appropriately documented medical or other legitimate waivers may be reasons for approval. Please fill out the form completely and return to the assistant principal's office.

Student: ___________________________ Grade Level: ____________

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<tr>
<th>Per</th>
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Reason and/or legitimate extenuating circumstances for all absences (other than School Related):

Counselor: ___________________________ Administrator: ___________________________

Student Signature and Date

Parent Signature and Date

Parent Contact: Date: ____________ Time: ____________ by: ___Letter ___Email ___Phone

This appeal is ☐ approved ☐ denied by:

School Administrator Signature and Date
Definition of Types of Absences

***** 5 MINUTES LATE TO CLASS IS CONSIDERED AN ABSENCE *****

1. Absence: A student is absent anytime he/she is not physically in class, counts against the 10-day rule.
2. Excused Absence: An excused absence is any absence: due to illness which counts against the 10-day rule unless a doctor’s note is provided, family emergency, reasonable request, school-sponsored function; or other absence approved by the school administration. School Related absences do not count against the 10-day rule. An excused absence (counts against the 10 day)
3. Waived Absence: An excused absence supported by professional documentation (doctor, dentist, etc,) or other criteria as approved by the principal will not count against the 10-day rule. (Does not count against the 10 days)
4. Unexcused Absence: An unexcused absence is any unauthorized absence from class for either a class period or day(s) including: (counts against the 10 days)
   a. Leaving the building without checking out at the office will get you one detention.
   b. Excuses such as oversleeping, car trouble and “missing the bus.”
   c. Disciplinary suspension and incarceration.
   d. Truancy, defined as an absence from school not verified as valid by the parent / guardian and /or the Associate Principal.

A blue admit slip is issued for unexcused absences. All class-work may be made up, and credit may be given at teacher discretion.

PROCEDURE FOR EXCUSING AN ABSENCE
District #2 Procedure 3120-P1 & 3120-P2

There are several procedures that will allow the students to be excused.
Contact the attendance office at 281-5385 (Mrs. Park)

1. When a student will be absent, the parent or legal guardian should call the attendance office before 10:00 a.m. if possible. Those names will then appear on the excused list and the students may return to class without an admit slip from the assistant principal and/or attendance secretary.
2. If no parent call has been made, and the school has been unable to reach the parent by phone, the returning student will report to the assistant principal’s office. If the parent is contacted and excuses the student with the assistant principal’s concurrence, the student will be given an excused admit to class.
3. When it is necessary for a student to leave the building during school hours, he/she must check out in the attendance office in order to be excused! The parent will be called to verify the excuse. Parents are urged to arrange doctor and dental appointments during non-school hours.
4. When it is necessary for an absence to be excused in advance, as for trips or other special requests, the student will be given a clearance slip to be taken to each teacher and returned to the Assistant Principal, Coach, or Sponsor. Make-up work should be arranged ahead of time with the teachers.
**TARDY POLICY**

TARDY # 1 Teacher Discretion
TARDY #2 Teacher Discretion
TARDY #3 Sent to the Office = 35 Minutes - Detention
TARDY #4 Sent to the Office = 35 Minutes - Detention
TARDY #5 Sent to the Office = 35 Minutes - Detention
TARDY #6 See Excessive tardies (In school suspension or Truancy Center is a very strong possibility and probable consequence for 6 or more tardies)

**Tardies are accounted per class and per semester**

*5 minutes late is considered an absence – anything less than 5 minutes late is a tardy*

(5-minute passing between classes)

**EXCESSIVE TARDIES**

*If it is determined that a student has excessive tardies, (excused or not excused) a parent meeting with the school administrator will be scheduled before more tardies occur.*

*Being a vocational high school, it is imperative that we teach our students acceptable employability skills, and getting to work on time is a learned skill that is required of all employees.*

**DETENTION POLICY**

1. Detention hours - 2:55 p.m. to 3:30 p.m. on Mondays, Tuesdays, Thursdays OR Wednesdays 1:55 p.m. to 2:30 p.m. (Alternative detention day & times may be assigned or arranged)
2. A missed detention results in two make-up detentions. Failure to attend = truancy
3. **Missing make up detentions will result in more detentions or suspension.**
4. All students must be in the detention room by 2:55 pm (Mon, Tues, Thurs, Fri) or 1:55 pm (Wed). If the student is late, they are not admitted and will be required to make up the detention plus 1 additional detention
5. No visiting with other students during detention hours
6. No food, beverages, or headphones permitted in detention room
7. All students must bring something meaningful to detention ie: homework, book, novel etc.
8. **Only two rescheduled detentions are permitted with legitimate reasons per semester.**
9. If you acquire six detentions or more you will serve that amount of time at the Truancy Center

**DETENTION**

District #2 Procedure 3350 – P1

After-school detention is a primary consequence used to extinguish unwanted behaviors, such as, truancy, and disorderly conduct or defiance not complicated by physical or teacher (or staff) confrontation.

**FAILURE TO ATTEND ASSIGNED DETENTION MAY BE CONSIDERED TRUANCY.**
IN-SCHOOL SUSPENSION
District #2 Policy 3350 P2, Procedure 3120 P2

In-School Suspension is a temporary assignment to a room, supervised by a para-professional staff member, during the regular school day for specific class periods. The rules of conduct for in school suspension are the same as for detention except students ARE expected to work on school assignments. (Students are considered present, when assigned to in-school suspension.)

OUT-OF-SCHOOL SUSPENSION (TRUANCY CENTER)
District #2 Policy 3350 P2, Procedure 3120 P2

Out-of-School Suspensions are served at the Truancy Center. Students are not allowed on campus or at school events while suspended. (Students are considered present while attending the Truancy Center.)

INFRACTIONS - CONSEQUENCES
District #2 Policy 3300

The following list is a set of GUIDELINES: 1 or ALL Consequences could apply.

1. Fighting/Assault or provoking violence by gestures or words including ethnic/gender related slurs and objectionable, offensive descriptions or language.
   a. Emergency suspension
   b. Citation from SRO
   c. 3-5 days OSS (out-of-school suspension) at Truancy Center
   d. Due Process Admin Hearing with the District’s Hearing Officer

2. Drug/Alcohol use, possession, under the influence, distribution or paraphernalia (See additional Chemical Use Policy).
   Students involved in school sponsored clubs must sign Chemical Use Policy and Athletics/Activities Code of Conduct.
   a. 3-5 days OSS (out-of-school suspension) at Truancy Center
   b. Citation from SRO
   c. Due Process Admin. hearing with District’s Hearing Officer
   d. These consequences are handled as guidelines, the Administrator may use discretion.

3. Sexual Harassment
   a. Warning /counseling session
   b. 3 days OSS at Truancy Center, report to the school’s Title IX officer.
   c. Due Process Admin hearing with District’s Hearing Officer

4. Intimidation, Extortion, Harassment or Threats
   a. Warning/counseling session
   b. 1-3 days OSS at truancy center
   c. Due Process Admin hearing with District’s Hearing Officer

5. Violation of Dress Code
   a. Required to change clothing with absence recorded for class time missed and applied to 10 day rule
   b. Detention
   c. ISS (In-School-Suspension)

6. Failure to attend assigned detention
   a. See Detention Policy
   b. 

7. Leaving School without permission and proper check out
   a. See Attendance Policy

8. Use of paging device or cell phone, or other electric devices
   a. Must have teacher permission to use in the classroom and/or during class time.
b. Warning, confiscation, return at the end of the day.
c. Confiscation, detention, and return at the end of the day
d. Confiscation/parent picks up device and or multiple detentions or truancy center

9. Vandalism
   a. Notify law enforcement & restitution
   b. OSS at Truancy Center up to three days Example = graffiti
   c. Replacement/Repair/Payment
   d. Detention/ISS
   e. Combinations of the above, and/or removal from the course with F or alternate placement

10. Theft
    a. Notify law enforcement
    b. OSS at Truancy Center (1 to 5 days)
    c. Replacement/Payment
    d. Detention/ISS
    e. Combinations of the above

11. Profanity and/or abuse directed toward a school employee
    a. 3 days OSS at Truancy Center
    b. Notify law enforcement (Leg Ref: Section 24-4-303, School Law of Montana, Montana Codes Annotated)

12. Possession or use of explosive devices
    a. Emergency suspension
    b. Due Process Admin hearing with District’s Hearing Officer
    c. Citation SRO

13. Insubordination to school personnel (lying, fake notes, defiance, etc.)
    a. Warning/counseling session
    b. Detention
    c. Reprimand with behavior adjustment plan
    d. ISS
    e. OSS at Truancy Center

14. Classroom misbehavior referred to the office
    a. Visit with Associate Director/detention
    b. ISS
    c. OSS at Truancy Center

15. Use of Tobacco and Electronic Cigarettes/Vaporizers, etc. = No tobacco or electronic cigarettes/vaporizers, etc. use will be allowed on school property or in school buildings.
    a. Detention or ISS
    b. OSS at the Truancy Center/ Tobacco, Electronic Cigarettes/Vaporizers education classes
    c. Referral to law enforcement

16. False Fire Alarm
    a. OSS at the Truancy Center + referral to law enforcement

17. Littering
    a. Clean the area
    b. Detention
    c. ISS/possible fine/ OSS at the Truancy Center

18. False Identification / FAKE PHONE CALLS / Walking Away (giving false name or not giving name)
    a. OSS at the Truancy Center

19. Not allowed to go to car/parking lot without a pass.
    a. Visit with Associate Director/Detention
    b. ISS
    c. OSS at Truancy Center

20. Unexcused Absence and/or Truant.
    a. One detention per class period missed
    b. OSS at Truancy Center
    c. ISS
Acceptable Use Policy for Computer Networks
Billings Public Schools Policy

Our goal in providing the availability of access to the Internet is to promote educational excellence in the schools by facilitating resource sharing, innovation, and communication. Utilization of information on the Internet can provide students with access to ideas and information not readily available within a traditional classroom setting. It can improve teaching by providing teacher training, collaboration and dissemination of successful educational practices, methods, and materials.

Compliance Statement: The use of Internet in Billings Public Schools through any provider is considered a privilege, not a right. Users are required to comply with both the letter and spirit of this policy. Users of computer and network resources agree to operate in compliance with international, federal, state, and local laws. Violations will be reviewed on a case-by-case basis and corrective action will be taken according to the following factors: severity of the violation, damage incurred as a result of the violation, and whether previous violations have occurred. In order to maintain this policy and the integrity of the system, the Billings School Board retains the right to review material on their computer networks and to modify this policy at any time.

Liability Limits: Billings Public Schools does not control the content nor assume responsibility for information retrieved from the Internet. Billings Public Schools assumes neither responsibility for costs or damages nor liability for copyright violations caused through inappropriate use of this service.

Students may encounter material that users, parents, teachers, or administrators consider inappropriate or offensive. Use of such material is not condoned and it is the student's responsibility not to initiate access to this type of information.

Users of the computer networks are expected to follow the Usage Guidelines, which accompany this policy. Inappropriate use of the Internet by a student will result in disciplinary measures and possible revocation of access.

Procedure
Usage Guidelines: "Access to the network" refers to utilizing the School District's computers, Local Area Networks, and Internet gateways. Individual account holders will be responsible for information transmitted via that account, regardless of the user.

Responsible use of the network includes activities sanctioned as reasonable and prudent. The following are examples of such activities:
- using the network access as a research tool for classroom projects;
- using direct electronic communication with other users;
- using networks to access other computer systems in the pursuit of educational goals;
- conforming to accepted etiquette practices, referred to as netiquette, on the Internet.

Examples of prohibited activities include, but are not limited to, the following:
- using the network for any illegal activities;
- using the network for non-school, commercial activities or the soliciting of individual account holders for commercial purposes;
- using the network to transmit or access materials that are inappropriate in the educational environment or offensive to community standards including but not limited to material that is obscene, child pornography or deemed harmful to minors. (i.e. pornography, vulgar or racist material, etc.);
- the use of vulgar or offensive language;
- sending messages that are racist, inflammatory or demeaning to others, or that encourage illegal activities;
- sending or receiving copyrighted materials without the permission of the copyright holder or reproduction beyond "fair use" as defined by the Fair Use provision in the Copyright Act;
- logging on the network using another user's account without that user's permission;
- disclosing personal home phone numbers and addresses of themselves or other users;
- using any means to defeat security systems on any computer network or knowingly transmitting viruses;
- changing files that belong to another user;
- sending/using encryption technology to conduct activities deemed inappropriate;
- posting images of others without their permission;
- sending messages or other data anonymously;
- participation in flame wars (inappropriate arguments pertaining to posted messages), mail bombs (purposefully tying up another user's mailbox by transmitting large, unnecessary files), pyramids, or chain letters.

Billings Public Schools is pleased to provide this educational service to students and faculty. Should you have questions or concerns, please contact your building administrator for additional information.

Please keep this form for future reference.
General

The District makes Internet access and interconnected computer systems available to District students and faculty. The District provides electronic equipment and networks, including access to the Internet, as part its instructional program and to promote educational excellence by facilitating resource sharing, innovation, and communication. The District will provide training conducive to maximizing effective and appropriate use of these resources.

The District expects all students to take responsibility for appropriate and lawful use of this access, including good behavior on-line. The District may withdraw student access to its network and to the Internet when any misuse occurs. District teachers and other staff will make reasonable efforts to supervise use of computers, the network and Internet access; however, student cooperation is vital in exercising and promoting responsible use of this access.

Curriculum

Use of District electronic equipment and networks will be consistent with the curriculum adopted by the District, as well as with varied instructional needs, learning styles, abilities, and developmental levels of students and will comply with selection criteria for instructional materials and library materials. Staff members may use the Internet throughout the curriculum consistent with the District’s educational goals.

Acceptable Uses

1. Educational Purposes Only. All use of the District’s electronic network must be: (1) in support of education and/or research, and in furtherance of the District’s stated educational goals; or (2) for a legitimate school business purpose. Use is a privilege, not a right. Students and staff members have no expectation of privacy in any materials that are stored, transmitted, or received via the District’s electronic network or District computers. The District reserves the right to monitor, inspect, copy, review, and store, at any time and without prior notice, any and all usage of computers, systems, networks and Internet access and any and all information transmitted or received in connection with such usage.

2. Unacceptable Uses of Network.

   A. Uses that violate the law or encourage others to violate the law

   B. Uses that cause harm to others or damage to their property

   C. Uses that jeopardize the security of computers, systems, or networks of the District or others

   D. Exposing self or others to the potential of personal harm

   E. Uses that are commercial transactions.
**Warranties/Indemnification**

The District makes no warranties of any kind, express or implied, in connection with its provision of access to and use of its computer networks and the Internet provided under this policy. The District is not responsible for any information that may be lost, damaged, or unavailable when using the network or for any information that is retrieved or transmitted via the Internet. The District will not be responsible for any unauthorized charges or fees resulting from access to the Internet. Any user is fully responsible to the District and will indemnify and hold the District, its trustees, administrators, teachers, and staff harmless from any and all loss, costs, claims, or damages resulting from such user’s access to its computer network and the Internet, including, but not limited to, any fees or charges incurred through purchase of goods or services by a user. The District expects a user or, if a user is a minor, a user’s parents or legal guardian to cooperate with the District in the event of its initiating an investigation of a user’s use of access to its computer network and the Internet.

**Violations**

If a user violates this policy, the District will deny a student’s access or will withdraw access and may subject a student to additional disciplinary action. An administrator or building principal will make all decisions regarding whether or not a user has violated this policy and any related rules or regulations and may deny, revoke, or suspend access at any time, with that decision being final.

**Cross Reference:** 3205-P1 District-Provided Access to Electronic Information, Services and Networks for Students

**Policy History:**
First Reading: April 18, 2005 – Board of Trustees
Second Reading: June 13, 2005 – School/Community Committee
Third Reading: June 20, 2005 – Board of Trustees
Adopted on: June 20, 2005
Effective on: July 1, 2005
Revised on:
Students Rights, Responsibilities, and Code of Conduct

District-Provided Access to Electronic Information, Services and Networks for Students

Technology is provided for BPS staff and students to conduct research and to learn and communicate with others. Communications over the network and files stored on district equipment should not be considered private. The communications and files may be treated like school lockers – administrators and faculty may review files and messages to maintain system integrity and insure users are acting responsibly. Additionally, the technology department may disable, uninstall or block traffic at any time with no prior notice to maintain system integrity.

Violations of the Acceptable Use Policy include, but are not limited to, the following activities:

1. Engaging in illegal activities;
2. Sending or displaying pornography, offensive messages, offensive language or other offensive media;
3. Use of racist, harassing, insulting or threatening communications;
4. Using district resources for campaigning or promotion of candidates or ballot issues;
5. Wasting technological resources for non-educational purposes (i.e., interactive games, p2p file sharing, downloading games, shareware or freeware, streaming audio & video, excessive printing);
6. Disclosing personal information outside the network;
7. Posting of images or personal information;
8. Accessing and/or changing files, systems or folders without authorization;
9. Trespassing in and/or changing other user’s files, folders or documents without their permission;
10. Using the network for buying, selling, personal profit or gain;
11. Sharing passwords or logging on as another user without their permission;
12. Transmitting viruses, Trojan horses, worms or other destructive files;
13. Posting to bulletin boards, web logs (blogs), chats or instant messaging (IM), unless specified under curriculum or as approved by the supervising teacher or administrator;
14. Engaging in gambling or betting;
15. Plagiarizing and violating copyright laws;
16. Using personal electronic devices unless approved by a teacher or administrator for educational purposes (i.e., cell phones, MP3 players, PDAs, cameras);
17. Attaching devices to the network without prior approval from the supervising teacher or administrator;
18. Attaching personal equipment, such as laptops, to the district network, installing district software on it or having district personnel maintain it without permission from the Director of Technology; and
19. Transmitting anonymous communications.
Violation of the regulations is unethical and may constitute a criminal offense. Should a student commit any violation of the regulations, computer privileges may be limited or revoked, school disciplinary action may be taken and/or appropriate legal action may be pursued.

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§ 20-5-201, MCA  Duties and sanctions
§ 20-5-202, MCA  Suspension and expulsion
§ 20-4-302, MCA  Discipline and punishment of pupils – definition of corporal punishment

_Tinker v. Des Moines Ind. Sch. Dist., 89 S.Ct. 733 (1969)_

Procedure History:
Issued by Superintendent on: August 16, 2005
Presented to Board on: September 12, 2005
Revised on: August 7, 2008
ABUSE OF COMPUTER PRIVILEGES

Administration has discretion in consequences based on severity of abuse.

Examples of Consequences:

1. Warning

2. Meet with parents/ ISS and or possible detention / Truancy Center / privileges lost for a time determined by administration and/or suspension from school.

3. Loss of computer privileges for entire year.
PUBLICATIONS AND PHOTOGRAPHS

The Career Center has numerous publications that are used for advertising and promoting the Career Center. These publications are printed handbooks, yearbooks, power point presentations, slide shows, smart board presentations, local media, and any other types of presentations that may use names and or photographs of our students and staff. We want you to know that your picture and/or name may be used in some of these presentations.

In the event that you do not want your name or photographs published; IT IS YOUR RESPONSIBILITY TO NOTIFY THE DIRECTOR/PRINCIPAL AT THE BEGINNING OF THE SEMESTER. You must place your request in writing.

Family Educational Rights and Privacy Act
Annual Notice of Student Education Record Privacy

Directory information may be released without prior notice or written consent. This information may appear, but is not limited to, in the form of: news releases to news media, school newsletters, school brochures, school bulletin boards, school publications, printed programs of officially recognized activities or sports, artwork, writings or work published on the World Wide Web. The school may also disclose student information to post-secondary institutions, athletic recruiters, military recruiters, and student recognition programs.

Student Directory Information
student’s name
grade level
period of attendance in school
address
phone number
gender
height and weight
birth date and place
photograph or video
interview by media personnel
major field of study
date of graduation
academic awards, degrees, and honors scholarships
honor rolls
attendance
membership in athletic or activities teams
information in relation to school-sponsored activities, organizations, and athletics
parents’/guardians’ names and addresses

Directory Opt Out of Participation
Any parent(s)/guardian(s) or eligible student may prohibit the release of any or all of the above information by delivering a written objection to the principal. The rights provided to parents/guardians in this policy transfer to the student when the student turns 18 years of age or is an emancipated minor.
Voter Registration

Every election year, Montana rates as one of the top states in the nation for voter turnout. Part of this is due to a strong statewide sense of civic duty, but perhaps some of this can be attributed to the ease with which Montana residents can register. Voter registration forms can be found in libraries, county offices, phone books, and even in fast-food restaurant placemats. But, one of the easiest means of registering is while obtaining your driver's license at an exam station. To qualify to vote, you must be 18 years old before the upcoming election day and have proof of Montana residency and United States citizenship. The entire process takes no longer than five minutes.

After registering, you'll receive in the mail a Voter Registration Card verifying that you are on the books. Once registered, you aren't required to register again unless you change your name or your address. If, however, you do not vote in two federal elections and fail to respond to confirmation notices, you will lose your voter eligibility. If you have any questions, contact your local election office or call the Voter Hotline at (888) 884-8683.
Health problems of youth are primarily the responsibility of the home. Community and school share in that responsibility because health problems often interfere with behavior, learning, and the fullest possible development of each student.

The Billings School District recognizes that chemical dependency is a treatable health problem. The District, wishing to intervene early in the disease process, may have personal contact with students manifesting signs of inappropriate behavior and make an effort to both educate and encourage them to seek treatment. The District may also refer students to appropriate resources, including the responsible adult, for other health related problems discovered in addressing the use of alcohol, tobacco, or other drugs.

However, chemical use, abuse, and dependency by students in the school setting does disrupt the learning process. Violation of laws, school rules, or policies will result in disciplinary action. The District has no obligation to make accommodations for students who are using or abusing alcohol, tobacco, or other drugs.

“Chemical Use” is defined as using, being under the influence, having in the student’s possession, buying, selling, giving away, distributing, or attempting to buy or distribute alcohol, tobacco, illegal drugs, faux drugs, any other controlled substances, or drug paraphernalia. Tobacco includes any extract of tobacco, nicotine, alternative nicotine, vapor products such as e-cigarettes as defined in Mont.Code.Ann.Section.16-11-302. Distribution includes an attempt (successful or not) to sell, deal, disburse, dispense, divide, allocate, assign, provide, or give away alcohol, tobacco, illegal drugs, faux drugs, any other controlled substance, or drug paraphernalia. It is not a violation for a student to be in possession or using a medication which has been specifically prescribed for the student’s own use by the student’s doctor and using it in the prescribed manner. However, it is a violation to misuse the prescribed medication or sell or distribute it in any manner to another person.

Student Activities: Expectations to Refrain from Chemical Use

The District views participation in extra-curricular activities as a privilege extended to students who are willing to make a commitment to adhere to the rules that govern them. The District believes that participation in organized activities can contribute to all-around development of young men and women and that implementation of these rules will serve these purposes:

1. Emphasize concern for the health, safety, and well-being of students who are participating in activities;
2. Provide a chemical-free environment that will encourage healthy development; diminish chemical use by providing an education assistance program;
3. Promote a sense of self-discipline among students;
4. Confirm and support existing state laws that prohibit the use of mood-altering chemicals;
5. Emphasize standards of conduct for those students who, through their participation, are leaders and role models for their peers and younger students; and
6. Assist students who desire to resist peer pressure that often directs them toward the use of chemicals.

Violations of policies, procedures, rules, and handbooks governing chemical use by participants in extra and co-curricular activities will result in discipline as stated in student and athletic handbooks.
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§ 20-5-202, MCA Suspension and expulsion
§ 20-4-302, MCA Discipline and punishment of pupils – definition of corporal punishment
§§ 49-3-101, et seq., MCA Montana Human Rights Act
Art. X, Sec. 1, Montana Constitution
Office for Civil Rights, U.S. Department of Education
Montana Human Rights Bureau

Policy History

First Reading: November 18, 2013
Second Reading: November 25, 2013
Third Reading: December 16, 2013
Revised on: August 19, 2015
BILLINGS PUBLIC SCHOOLS
ATHLETICS AND ACTIVITIES

What difference will it make?
DEDICATION FOCUS COMMITMENT DESIRE MOTIVATION DRIVE HEART
Living the Life of an ATHLETE

CHAMPION

2022 – 2023
CODE OF CONDUCT
UPDATED 5-12-22
Purpose

The Billings Public Schools believes that participation in extra-curricular and co-curricular activities in a safe learning environment contributes to the all-around development of young men and women and helps prepare them for life beyond high school. The Billings Public Schools activity programs are dedicated to providing programs of excellence which include competitive and enjoyable experiences for the students, student-participants, coaches, advisors, faculty, parents, fans, and community. In doing so, we hold high expectations for all in the areas of Character, Citizenship, Scholarship, and Leadership as we strive to be competitive, develop skills, make healthy decisions, and act as ambassadors of the Billings schools and the Billings community. By committing to a team or activity, students choose to conduct themselves as models of good and moral behavior. The following are prohibited: the use, misuse, possession, sale and distribution of drugs, alcohol, tobacco (including e-cigarettes), and/or other controlled substances. In addition, discrimination and unsportsmanlike conduct are prohibited, as defined below, as well as other conduct prohibited by school policies.

Components of Programs of Excellence

- Highly successful individuals, school clubs, ensembles and teams achieve success through hard work and great character.
- The student-participant understands that his or her participation is a privilege that must be earned.
- The student-participant understands that he or she is held to a higher standard with the school and the community.
- Each student-participant maintains a high degree of mental and physical fitness and alertness to perform to optimal capacity in the activity.
- Clear and consistent boundaries and expectations of behavior are established to assist student-participants in maintaining self-discipline.
- The Code of Conduct communicates those boundaries and expectations and the student-participants agree to comply with it.
- The Code of Conduct deters student-participants’ involvement in the risky and dangerous behaviors associated with the use, abuse, and misuse of drugs, alcohol, and tobacco.
- The desire to win comes with the understanding that to do so, to reach individual and team success, student-participants must work toward and make decisions that help them reach their full potential.
- Student-participants strive to be chemical free, dedicate themselves to their academic work, and accept the responsibilities that go along with traditions of excellence.
**Expectations and Responsibilities of Student-Participants**

Responsibility to Self - Develop strength of character through participation in school activities and healthy life-style choices.

Responsibility to Academic Studies – Engaging and participating in academic studies prepares student-participants for life as an adult. Student-participants are students first. Students will strive to meet all academic standards as established in this code and by their teachers.

Responsibility to School - Student-participants participate, to the best of their abilities in every practice, competition, and other activities in which they are engaged. Student-participants follow all District, school and classroom policies as written in handbooks and classroom syllabi. Student-participants will attend the pre-season and/or annual mandatory meeting. Student-participants will be sincere and honest when asked to participate in any investigation arising under the Code of Conduct.

Responsibility to Family – Student-participants who know in their heart that they have lived up to all the training rules, have practiced every day to the best of their ability, have played the game all out and have displayed good sportsmanship, foster self-respect and the pride of their families, win or lose.

Responsibility to Community - Student-participants demonstrate class and sportsmanship, not for the fact that they win, but rather that they are known as participants who show character and excellence. Student-participants meet all MHSA rules and regulations regarding participation in High School Activities.

Responsibility to Younger Athletes - Student-participants are role models for all youth throughout the community.

Responsibility to Teammates – Student-participants realize that their choices have an impact on those around them. Student-participants will follow all of their coaches’ and sponsors’ rules for the sport or activity.

**Expectations of Parents and Guardians**

Parents play a vital role in the development of their child’s character and decision-making skills as well as the development of his or her skills and abilities in the sport or activity. A student-participant’s success, his or her team’s success, and ultimately the program’s success, is a partnership between the student-participant, his or her parent(s), the coach or sponsor, and the administration. Recognizing parents’ important role in the success of their student-participant(s), it is expected parents will:

- Be a positive role model so that, through their actions, they can help make sure their student-participant(s) has the best possible experience in the activity.
- Be a “team” fan, not a “my kid” fan.
- Weigh what their student-participant(s) says in any controversy, rather than rushing to judgment.
• Show respect for the opposing players, participants from other schools, coaches, sponsors and fans.
• Be respectful of all officials’ and adjudicators’ decisions.
• Not instruct their student-participant(s) before or after a game or activity, because it may conflict with the sponsor or coach’s plans and strategies.
• Praise their student-participant(s) in his or her attempts to improve as a student, as a participant in the activity, and as a person.
• Gain an understanding and appreciation for the rules of the activity in which their student-participant(s) competes.
• Recognize and show appreciation for an outstanding performance by other school’s participants.
• Help their student-participant(s) learn that success is experienced in the development of skills and that an individual can feel positive about his or her skill development during the activity regardless of the wins, losses, scores, or other metrics.
• Take the time to talk with coaches and sponsors in an appropriate manner, including proper time and place, if they have a concern. This includes showing respect for the coach or sponsor and following the proper process of communication as written in the coach or sponsor’s handbook. This includes allowing the coach or sponsor to address any issues before the parent contacts the principal or activity director.
• Support the tobacco, e-cigarette, alcohol, and other drug-free expectations of the school district by refraining from the use of any such substances before and during athletic contests, activities and performances.
• Support and follow all MHSA rules and regulations.
• Support and reinforce the expectations set out in this Code of Conduct.

**Code of Conduct Expectations- Responsibilities and Requirements**

**Duration of Code**

Student-participants are subject to the regulations of this code of conduct from the date of the first practice for fall activities extending throughout a student’s participation through all four years until graduation from the Billings Public Schools. The Billings Public Schools Code of Conduct is in effect full time, day and night, both on and off school district property including any school sponsored activity that extends beyond the academic school year.

**Pre-Season Meetings**

• Prior to the start of each activity season, each program will schedule a meeting in which all student-participants, their parents, coaches, and sponsors will be asked to attend. The intent of this meeting is to communicate school and program expectations for participation.

**Games/Practice Expectations**

Attendance for games and practices is required. Each individual head coach will establish a team policy that outlines the consequences for missed practices or games. Continued absenteeism will result in dismissal from the team. Attendance requirements and
consequences for music, drama, forensics, and other non-athletic activities will be established by the coach or sponsor for that activity.

**Multi-Activity Participation**

The Billings Public Schools, along with the MHSA, support the concept of multi-activity participation. The expectation is that all coaches and sponsors will support students in whatever activity or activities in which they choose to participate. Coaches and sponsors will support each other in their quest to build their individual programs. During the off-season, the expectation is that coaches will “share” their athletes and encourage the division of time toward the development of skills in each of the activities chosen. While coaches will not encourage kids to be exclusive to their sport, they will support the decisions made by the student-participant and parents.

**Club and Outside Sports Participation – Out-of-District Activities**

Students who participate in a Billings Public Schools activity are expected to commit to that activity full-time. While we strive to know our students, their talents and their ambitions, it is important that outside participation does not interfere with the goals and objectives of the school district team and/or activity in which they are participating. The following rules will apply to all outside activity participation, college recruiting and visitations, and participation in other out-of-season, school district activities.

- In-season practices take precedent. We encourage proper rest and attention to homework. Therefore, we do not encourage our student-athletes to attend the practices of club sports following the completion of an in-season practice.
- In-season student-athletes can attend the open gym of another district sport as long as the head coaches are in agreement on the times and activities that will take place, as long as the student-athlete is in good standing academically, and as long as the student-athlete only works on skills and does not participate in competitions.
- In-season student-athletes should not participate in weekend competitions when they have time off from in-season activities. Again, we encourage proper rest and time away from competitions.
- In-season student-athletes may submit a request to their coach and building activity coordinator to attend no more than one outside activity that falls in the category of a recruiting trip, invitational tournament, or all-star event. That event cannot span more than two missed games and must be known and communicated to the head coach at least two-weeks in advance of the time that will be missed. The school principal, school activities coordinator, district athletic director and head coach will review the request. The determination of whether or not the student-athlete will be allowed to attend the event, without consequence, will be based on the following criteria:

  Potential Impact on the team
  Is the event an activity of demonstrated interest?
  Is the event the result of achieved recognition?
  Can the event result in potential rewards beyond high school, i.e. scholarship?
• Any student-athlete who chooses to miss practices or games due to an outside activity without going through the application process and/or without gaining the appropriate permissions, will be subject to a game suspension equal to the number of games or practices missed while attending the outside event.

Travel Rules and Alternate Travel Permission Form

All members of the team are expected to travel on School District provided transportation to the event unless there is an extenuating circumstance. In case of an extenuating circumstance, permission must be granted by a school administrator. An Alternate Travel Permission Form must be signed by the participant, parent/guardian, coach/sponsor and the school administrator prior to leaving on the trip. Coming home from the event, students participating may choose to ride home with their parents. We encourage the signing of an Alternate Travel Permission form but the coach or sponsor may release the student in a face-to-face meeting with the student’s parent/guardian prior to leaving to return home from the event. At no time will a student travel home from an event with anyone other than his or her parent/guardian or the school provided transportation.
Expectations of Students on Overnight Trips

All students representing School District #2 are required to adhere to the following when student trips require overnight lodging:

1. Students will be given a curfew to be in assigned rooms by the coach/sponsor. Failure to be present in your room at that time will result in an immediate suspension from the activity for the remainder of the trip or competition.

2. Any student who leaves an assigned room after curfew will be suspended from the activity for the remainder of the trip and will remain suspended indefinitely until a review by the appropriate administrator(s).

3. Any student who enters a room in which the opposite gender is staying, after curfew will be suspended for the remainder of the activity or event and will be permanently suspended from the club/activity for the remainder of the year. Participants shall not enter the room of students of the opposite gender at any time while representing School District #2 unless the coach/sponsor is present in the room.

4. At no time will students representing a School District #2 activity have other people who are not directly involved in that activity in their room without consent from the coach or sponsor. Students who allow others to enter their rooms without permission from the coach/sponsor, will be suspended from that activity for the remainder of the trip.

5. When travel requires that students of both genders ride in the same bus, measures must be taken to split the genders between the front and back portions of the bus.

6. Any violation of School District #2 policy or state or federal laws will result in the immediate suspension from the activity and will be reviewed by School District #2 administration for possible dismissal. Please note that students who violate the code of conduct will not participate in that weekend’s events and may be sent home with their parents, depending on the individual situation.

7. Bullying and harassment incidents such as making freshmen carry older kids bags, making younger kids sleep on the floor, etc. will not be tolerated. Any accusations of bullying and harassment must be reported as soon as possible and will be dealt with in full accordance with the School District #2 Hazing and Bullying policy.

8. Students will abide by all travel and overnight rules as set forth by their coaches/sponsors. Any violation of these team rules will result in consequences as set forth by the head coach and as written in the team policy handbook.
Quitting a Sport

Any student-participant who quits any sport or activity may not immediately participate in another sport or activity until the two head coaches or sponsors and the activity coordinator meet and grant permission.

In-District Transfer Policy

In order to participate in an MHSA activity at any of our high schools, at any level, and in order to participate in Cheer or Dance, the student must be enrolled at that school on the date of the first scheduled practice and must go through all tryouts and workouts as required by the coach at that school.

In the case such as cheerleading tryouts in which the actual tryouts may take place at different schools at different times, a student may not try out, unsuccessfully, at one school and then transfer to another school to tryout.

The student must be eligible under all MHSA Transfer rules.

Academic Standards for Participation in High School Sports and Forensics

- Student-participants must be passing all of their classes in order to compete.
- The team coach or sponsor, the school activity coordinator or a school administrator may do random checks of grades at anytime throughout the semester.
- If a student-participant does not have a passing grade in each class, a plan to support the student’s improvement toward passing all classes will be immediately implemented.
- It will be the responsibility of the student to make sure a worthy effort is given toward improvement of his or her grades.
- If it is determined by the coach, sponsor, activity coordinator and the principal that a worthy effort is not being made toward passing all classes, a suspension from practices and/or games may be determined. That suspension can span from as little as one practice to multiple practices and games if and until the student is passing all classes.
- Student-participants are required to meet all MHSA standards of academic eligibility.
- Dropping a class: At times, a student might be failing a class in which he or she should not be enrolled. If, in agreement with the student’s counselor, the student decides to drop the class within the given drop period allowed and with the understanding that the drop does not jeopardize graduation requirements, the student will be allowed to drop the class without being subject to disciplinary action. The drop should be a sincere attempt to improve the daily class load of the student and not an attempt to circumvent the academic eligibility rules.
- MHSA ACADEMIC ELIGIBILITY RULE, A student must have received a passing grade and received credit in at least twenty periods of prepared work per week or its equivalent during the last preceding semester in which he/she was enrolled.

For School District #2, this means that a student must pass and receive credits in four class periods each semester. Students who do not meet this requirement will be ineligible to participate in all MHSA contests throughout the following semester AND
until they have met this eligibility requirement. Academically ineligible students may continue to practice with their teams as long as they are making satisfactory academic progress as determined by school administration and as long as they make the team through the normal tryout process. Ineligible students will not be allowed to travel or dress for home games until they become eligible. Upon becoming eligible, any ineligible student who did not practice with the team, must complete a full 10 days of regular practice as per the MHSA Ten Day Practice Rule, prior to participation in a contest. All ineligible students, whether they practice or not, must remain in good standing with the BPS Activities Code of Conduct as well as with all rules and regulations as set forth by the program head coach.

**Academic Standards for Participation in Middle School Activities**

- Academics are emphasized in the middle school program. It is essential that middle school students understand that activities participation is a privilege rather than a right. Eligibility standards must be maintained if a student wishes to exercise the privilege of participation.
- These guidelines apply to all interscholastic and instructional athletic teams, musical productions, clubs and student council.
- **THE STUDENT MUST MAINTAIN PASSING GRADES IN ALL SUBJECTS.** Once a student has received a deficiency, however, he/she may continue to participate as long as there is a grade average improvement. A roster for each of the school activities shall be posted in the conference rooms that all faculty members are aware of team membership.
- Eligibility grade checks shall take place as per policy written by the individual school principal.
- Students may or may not be allowed to practice based on communication between the school administrator, teacher and parent.
- The coach or sponsor will be notified of any ineligible students.

**Extra-Curricular Absences from School**

- Participants will be granted a School Related Absence if they must miss part or all of a school day to participate in a scheduled activity.
- As much as possible, dismissal times will be the same across the district as determined by the individual school’s activity coordinators in communication with the district activities director.
- At no time will coaches or parents dismiss students earlier than the times determined by the activity coordinator.
**Code of Conduct – Definition of Terms**

**Activities:** All school-sponsored sports, clubs, and other co-curricular and extra-curricular activities and organizations, including travel to and from activities and including related activities taking place during summer vacation.

**Participant:** A student who belongs to, holds membership in, or is enrolled in an activity.

**Parent:** A parent, legal guardian, caretaker relative, or other person with legal authority to make educational decisions for a participant.

**Chemical Use:** Using, being under the influence, having in his/her possession, buying, selling, giving away, distributing, or attempting to buy or distribute alcohol, tobacco, e-cigarettes, illegal drugs, faux drugs, any other controlled substances, or drug paraphernalia. Distribution includes any attempt (successful or not) to sell, deal, disburse, dispense, divide, allocate, assign, provide, or give away alcohol, tobacco, illegal drugs, faux drugs, any substance associated with vaping, any other controlled substance, or drug paraphernalia. It is not a violation for a student to be in possession or using a medication which has been specifically prescribed for the student’s own use by his/her doctor and using it in the prescribed manner. However, it is a violation to misuse the prescribed medication or sell or distribute it in any manner to another person.

**Vaping:** is the act of inhaling and exhaling the aerosol, often referred to as vapor, which is produced by an e-cigarette or similar device.

**Associated Misconduct:** No participant shall be present at any time in a setting where any other person is engaged in chemical use as defined above. It is not misconduct to be in the presence of a person of legal age using tobacco. It is not misconduct to be in the presence of adults who are lawfully using alcohol at a family or social event that is unrelated to school or any school activity, such as weddings, holidays, and the like.

**Vandalism:** The act of willfully defacing or destroying the property, equipment, building, or facility of another person or entity.

**Title IX Violation or Other Discrimination:** Discrimination on the basis of protected-class status, gender discrimination, sexual harassment (unwelcome sexual advances, requests for sexual favors, verbal or physical conduct of a sexual nature or based on gender or other protected class), sexual intimidation (unreasonable behavior – verbal or non-verbal – which has the effect of subjecting someone to humiliation, embarrassment, or discomfort because of his or her protected class status), public display of affection (any physical contact between two or more individuals of a sexual nature taking place in public in front of others) on school property, at school events, or during any school activity.

**Disruptive, Destructive, or Disrespectful Conduct:** Any conduct that violates other school rules or policies, including but not limited to fighting, hazing, bullying, harassment, intimidation, discrimination, stealing, destruction of property, violation of gun-free schools’ policy, and gang activity.
Unsportsmanlike Conduct: Questioning officials’ calls, making inappropriate gestures; using derogatory, demeaning, or other inappropriate language; swearing; using disrespectful sign or cheers; heckling referees, players, coaches, half-time performers, or opposing fans; any other conduct that violates the sportsmanship rules and practices developed by the Board, administration, or Montana High School Association.

Calendar Days and School Days: Calendar days are all consecutive days between the first and last day of the scheduled school year, beginning on the first day that activities begin in August until the last day of the academic year or last day of an activity (whichever is later). Calendar days do not include summer vacation; therefore, discipline may extend from one school year into the next school year. School days are instructional days and any portion of an instructional day. Thus, for example, if students are releases at noon on a particular day, that portion of the day is considered one school day for purposes of calculating days of suspension.

All coaches and sponsors are expected to have a current handbook describing the rules and expectations for that activity. Examples of such rules might include dress, curfew, bench conduct, and practice rules. All student-participants participating in that specific activity are subject to those rules.

Dismissal from a Team

Any head coach or sponsor can recommend that a student-participant be dismissed from his or her team. The coach/sponsor should notify the school principal and the school activities coordinator requesting a meeting with the student-participant, his or her parents and the administrators. Dismissal or a plan of improvement will be the result of that meeting.

Unsportsmanlike Conduct

All unsportsmanlike conduct will be subject to consequences as determined by the individual activity coach as well as by the MHSA rules.

Out of Character Behavior

Athletic programs of excellence are defined by highly successful teams and individuals who achieve success through hard work and great character. Character is the pattern of beliefs, attitudes and resulting actions that demonstrate respect and concern for others while embracing one’s social responsibility as part of his or her community. Out of character behavior is best defined by the expectations for student conduct as described in the Billings Public Schools student handbooks and can be considered in two different ways: 1) Behavior that does not meet the character standards as expected by our district, school or team, and 2) Behavior that is outside of the behavior normally expected from a particular student. Coaches and administrators will determine “out-of-character” behavior consequences in relation to the behavior that has occurred and in accordance with district, school, team rules and regulations.


**Student Suspensions from School**

Students suspended from school are not permitted to be on school grounds during the time of their suspension and therefore may not practice or participate in athletic contests during the time of their suspension. Should there not be a contest scheduled during the time of the student-athlete’s suspension from school, the student-athletes, as a result of his or her out of character behavior, will be ineligible to participate in his or her next regular sport or activity event.

**Hazing/Bullying/Cyber-Bullying**

Hazing is defined as any activity that recklessly or intentionally endangers the mental or physical health or safety of a student for the purpose of initiation, membership, or affiliation with any athletic team or activity group. Any hazing activity, whether by an individual or by a group, shall be presumed to be a forced activity even if a student willingly participates. The Billings Public School District does not condone any form of initiation or harassment, known as hazing, as part of any school sponsored activity. No student, coach, volunteer, or district employee shall plan, direct, encourage, assist, or engage in any hazing activity. Furthermore, all student-athletes and activity participants will be governed by the Billings Public Schools Hazing, Bullying and Cyber-bullying Policy 3250. All student-athletes and activity participants who violate this policy will be subject to the consequences as listed in the policy.

**Cyber Image Guideline**

Any identifiable image, photo, or video that implies a student-athlete has been in the possession or presence of alcohol or drugs, or that portrays actual use or out-of-character behavior or crime, shall be considered confirmation of a violation of the Code of Conduct. Since there is no way to establish a time frame when or location where an image was taken, it shall be a responsibility that the student-participant must assume. It should be understood that persons might attempt to implicate a student-participant by taking or manipulating such images in order to place the student-participant in a situation where he or she might be in violation of the Code of Conduct. This is another rationale for demanding that student-participants not place themselves in the presence of illegal alcohol or drug use. Students in violation of this cyber image guideline will be subject to the same consequences as described in our Chemical Use Policy.

**Student Arrest or Citation by Law Enforcement**

As it has been determined that student participation is a privilege and not a right, it is to be understood that there will be no obligation on the part of the Billings Public School District to allow the participation of any student-participant who has been cited or arrested by law enforcement. Furthermore, there will be no obligation for the Billings Public Schools to wait for the judicial process to run its course. Therefore, upon first knowledge of an arrest or a citation that is considered an out of character offense, and even while charges are pending and adjudicated, the student-participant will be suspended and participation denied. Misdemeanor offenses will be suspended in equivalence to the first or second violation of the disciplinary
consequences as listed above. Felony offenses will be viewed as acts that require immediate and permanent suspension from participation.

**Alcohol, Drugs and Tobacco**

Alcohol, Drugs and Tobacco are strictly prohibited. The possession, use, consumption, distribution, purchase, sale or manufacture of, or any other improper or unlawful involvement of any kind or description with illegal drugs, controlled substances, alcohol or alcoholic beverages, anabolic or androgenic steroids, tobacco, tobacco products, E-cigarettes, Vapor Pens, or facsimiles, “look-alike” drugs, drug paraphernalia, or substances or products that mask or tamper with any of these, is strictly prohibited. Also, prohibited is the distribution, abuse or misuse of over the counter medications or prescription drugs, or other chemicals or substances.

**Procedure Regarding Disciplinary Consequences for Violations of the Code of Conduct – Investigation and Appeal Process**

Allegations of violations regarding this code of conduct will be investigated by the building principal or assistant principal. Any determination that a violation of these regulations has occurred will be made only after a meeting is held with the student and he or she is presented with the information indicating that a violation has occurred. The student must be afforded the opportunity to provide information in response. If a determination is made following that meeting that a violation has occurred, the student and parent will be notified of that determination and of the consequences of that determination. Any determination that results in consequences being administered as per these regulations will be provided to the affected student in writing. If a student disagrees with a determination made by the building administration under these regulations, the student may seek review of that decision by the District Activities Administrator, and may secure further review of the determination by the District Superintendent and Board of Trustees according to the procedure outlined in the Uniform Complaint Policy.

Student-participants and their parents shall not retaliate against informants or individuals (faculty, staff, students, other family members) who are involved in this process. Retaliation will result in imposition of additional consequences.

**Honesty Clause:** Student-participants agree to be honest and sincere when asked to participate in any investigation of a possible conduct violation. If, when confronted by a school official, the student is honest, then any consequences given shall be the minimum for that violation. If the student denies involvement and conclusive evidence is later established, the suspension for that violation shall be doubled.

A report of this code of conduct violation will be sent to the district activities office.

In addition to any consequences set forth in school rules, policies, and procedures for violations of school rules, the following penalties will be imposed against participants in activities who engage in misconduct:

a. First Offense:
i. Notify parent as soon as possible following completion of the investigation.
ii. Notify appropriate law enforcement agency if necessary.
iii. No participation in competition in any school activities for 25% of the regular season competitions scheduled for the activity in which that student is participating. The participant will be required to attend and participate in practices and meetings at the discretion of the coach/sponsor.
iv. For cheer and dance, which span both the fall and winter seasons, the first suspension will be for 2 weeks of activities from the first date of suspension. No participation in any scheduled events during this two-week period. The participant will be required to attend and participate in practices and meetings at the discretion of the coach.
v. For acts of vandalism, theft, destruction of property, restitution must be made prior to returning to participation.
vi. Other discipline in accordance with school non-discrimination/anti-harassment policies and other policies. (See Policies 3300, 3350, 3350-P1 and 3350-P2).

b. Second Offense:

i. Notify parent/guardian as soon as possible upon completion of the investigation.
ii. Notify appropriate law enforcement agency if necessary.
iii. No participation for 50% of the regular season competitions scheduled for the activity in which the student is participating.
iv. For cheer and dance, which span both the fall and winter seasons, the second offense will be a suspension for 4 weeks of activities from the first date of suspension. No participation in any scheduled events during this four-week period. The participant will be required to attend and participate in practices and meetings at the discretion of the coach.
v. For violations associated to chemical use or distribution, students must complete a district approved Drug Awareness Program.
vi. For acts of vandalism, theft, destruction of property, restitution must be made prior to returning to activity participation.
vi. Other discipline in accordance with school non-discrimination/anti-harassment policies and other policies. (See Policies 3300, 3350, 3350-P1 and 3350-P2).
viii. All team awards or captainships earned up to that point may be withdrawn at the discretion of the coach or sponsor.

c. Third Offense:

i. Notify parent/guardian as soon as possible following completion of the investigation.
ii. Notify appropriate law enforcement agency if necessary.
iii. No participation in any school activities for 1 calendar year including weekends during that period, in any school activities. This includes cheer and dance participants.
iv. For violations associated to chemical use or distribution, students must get a professional evaluation and treatment plan prior to returning to activity participation.

v. For acts of vandalism, theft, destruction of property, restitution must be made prior to returning to activity participation.

vi. Other discipline in accordance with school non-discrimination/anti-harassment policies and other policies. (See Policies 3300, 3350, 3350-P1 and 3350-P2).

vii. All team awards or captainships earned up to that point may be withdrawn at the discretion of the coach or sponsor.

Chemical Use (Distribution)

a. First Offense:

i. Notify parent/guardian as soon as possible upon completion of the investigation.

ii. Notify appropriate law enforcement agency.

iii. No participation in any school activities for 90 calendar days, including weekends during that period.

iv. Students must complete a district approved Drug Awareness Program.

v. All team awards or captainships earned up to that point may be withdrawn at the discretion of the coach or sponsor.

b. Second Offense:

i. Notify parent/guardian as soon as possible following completion of the investigation.

ii. Notify appropriate law enforcement agency.

iii. No participation in any school activities for 1 calendar year, including weekends during that period.

iv. All team awards or captainships earned up to that point may be withdrawn at the discretion of the coach or sponsor.

Request for Reinstatement Appeal

Any student(s) who have been suspended from activities for the remainder of their high school career due to a third or a higher-level violation, can appeal for reinstatement following completion of suspension for one calendar year. The appeal must be in submitted in writing to the school principal and an appeal hearing will take place. The building principal, school activity coordinator, and the district athletic director will decide the appeal based on the following conditions:

a. Clean behavior record for one complete calendar year.

b. Clean drug tests (purchased by the parents) – if the violation(s) was drug or alcohol related.

c. Class work that meets all District and MHSA standards.

d. Student meets all other MHSA standards for participation
e. Code of Conduct re-signed with the understanding that even one violation shall result in a return to suspension.

Middle School Consequences and Transition to High School

Middle School consequences will be consistent with those described in this code. However, all middle school students who have a code violation in 7th or 8th grade, will be given a clean record with which to begin high school.

Going Out for a Sport to Fulfill Consequences

Any student-athlete who receives a code violation may choose to enter another sport in which they have previously chosen not to go out for in hopes of completing his or her consequences. The philosophy behind this is that we believe it is better for a student to be engaged in an activity rather than have time off. By participating in another activity, that student will:

The following rules will apply to all students who choose to go out for a non-primary sport in order to fulfill the consequence of a code violation:

- Contract – agreed to and signed by the coach, the student, and the student’s parent(s).
- Duration – the contract will be in effect for the entire length of the season.
- Behavior Expectations – the student will: abide by this code of conduct and the rules, regulations, and policies of the coach, will attend every practice – even one unexcused absence will nullify the contract, will behave appropriately at all practices as determined by the coach, will give an honest effort at each practice as determined by the coach, will get along with and support other student-athletes.
- Coach Expectations – If the coach has any conduct issues with this student, he or she may meet with the school activity coordinator and the student and nullify the contract. In the event that the contract is nullified, the student is removed from the non-primary sport and must complete his or her original code violation consequences in the primary season in which he or she participates.
- Code of Conduct – the student will complete all restorative expectations and resign the code of conduct.
Billings Public Schools  
Department of Athletics and Activities  
Parent Code of Conduct

Parents play a vital role in the development of their child’s character and decision-making skills as well as the development of his or her skills and abilities in the sport or activity. A student-participant’s success, his or her team’s success, and ultimately the program’s success, is a partnership between the student-participant, his or her parent(s), the coach, and the administration. This Parent Code of Conduct is a result of what our students expressed as their expectations of their parents.

- **I WILL BE A POSITIVE ROLE MODEL.** I will do what I can to ensure that my child has the best possible experience as a result of participating in a BPS activity.

- **I WILL BE CALM AND CARING WHILE REMAINING EMPATHETIC AND OPTIMISTIC.**

- **I WILL CARE FOR THE TEAM, NOT INDIVIDUALS.** I will not promote my child at the expense of the team.

- **I WILL ENCOURAGE AND SUPPORT MY CHILD’S INDEPENDENCE.** I will allow my child the space to learn from the successes and the failures.

- **I WILL LET THE COACHES COACH AND TREAT THEM WITH THE SAME RESPECT I EXPECT THEM TO TREAT MY CHILD.** I will support their decisions even if I don’t necessarily agree. If I have a concern, I will communicate with them in an appropriate manner, following the complaint process as it is written. I will allow the coach to address my issues or concerns before I contact an administrator.

- **NO COMPLAINING/YELLING AND HOLLERING AT GAMES.** I will know and support the rules. I will let the players play and the officials officiate.

- **I WILL BE INVOLVED BUT WON’T HOVER.** I will help and support the coach and our team within the agenda of the coaches and the players.

- **I WILL PROMOTE A HEALTHY LIFESTYLE.** I will assist my child in making the necessary choices that help promote a high level of performance, i.e. proper nutrition, sleep, recovery, avoidance of drugs, alcohol, tobacco, e-cigarettes(vaping), etc.

- **I WILL HOLD MY CHILD ACCOUNTABLE.**
  - For earning their own playing time
  - For the consequences of success and the consequences of failure
  - For the expectations of the BPS Code of Conduct

- **I WILL REMEMBER THAT WHAT IS MOST IMPORTANT IS FOR MY CHILD TO HAVE FUN AND TO GROW AS A YOUNG ADULT.**

________________________________________    ____________________________  
Student’s Name – Please Print          Date

________________________________________  
Parent’s Name – Please Print

________________________________________  
Parent’s Name – Please Print

________________________________________  
Parent’s Signature

________________________________________  
Parent’ Signature
BILLINGS PUBLIC SCHOOLS
CODE OF CONDUCT ACKNOWLEDGEMENT FORM

This form, with signatures required below, verifies that I/we (student-participant and parent(s)/guardian(s), have attended the mandatory season meeting or have met with the school principal or school activities coordinator and have completed all requirements of the preseason meeting. I/we have received and carefully read a copy of the Billings Public Schools Code of Conduct. Our signatures below certify that I/we understand, support, and agree to the contents, meaning, expectations and consequences of this Code of Conduct.

I/we also understand that, prior to participation as a member of an extra-curricular activity, all of the following must be completed and on file with the school’s Activities Office:

1. Student Information – all personal and contact information.
2. Current MHSA Physical Examination Card signed by student, parent(s)/guardian(s) and the participating doctor. (Athletes Only)
3. Confirmation of payment of the participation fee.
4. Confirmation of payment of the activity fee.
5. Confirmation of payment of program fees – if any.
7. Concussion Protocol and signing of the IMPACT pre-testing form and the MHSA Student-Athlete & Parent/Legal Guardian Concussion Statement Form as required by state law.
8. Information on weather alerts and lightening protocol.
9. Information on heat-related illnesses.
10. Athletic Trainers’ coverage and expectations of student-athletes.

________________________________________
Student’s Name – Please Print

________________________________________                     ____________
Student’s Signature                                           Date

________________________________________                     ____________
Parent/Guardian Signature                                    Date

________________________________________                     ____________
Parent/Guardian Signature                                    Date
BILLINGS PUBLIC SCHOOLS

ACTIVITIES PARTICIPATION AGREEMENT

A. STUDENT INFORMATION (please print)

Name ___________________________________________ Last    First    MI

SEX: M    F (circle one) Birthdate ___________________________ Student ID# ___________________ Year in school ___________________________

Parent/Guardian Name ___________________________ Home Phone ___________________________

Address ________________________________________ Work Phone _____________________________

City ___________________________________________ Emergency contact ___________________________

State/Zip _________________________________________ Emergency contact phone ___________________________

B. PARTICIPATION WARNING: I/We give our permission for ___________________________ to participate in organized interscholastic athletics, realizing that such activity involves the potential for injury which is inherent in all sports. I/We acknowledge that even with competent coaching, the use of appropriate protective equipment and strict observance of rules, injuries are still a possibility. On rare occasions these injuries can be so severe as to result in total disability, paralysis, quadriplegia, or even death. Because of the dangers of participating in the above sport, I/We recognize the importance of following coaches’ instructions regarding playing techniques, training and other team rules, etc. and I/We agree to obey such instructions. I also understand that it may be necessary for students to provide their own transportation to some competition events and/or practices. In these situations, the parent and the student are responsible for safe travel.

C. PARENT/GUARDIANSHIP STATEMENT: I/We hereby certify and affirm that I/we are the parent(s)/legal guardian(s) of ___________________________ (student). I/We have read this warning and understand its terms. I/We understand that all sports can involve many risks of injury including, but not limited to, those risks outlined. I/We assume all risks of playing or practicing to play/participate for the above-named student.

D. WAIVER OF LIABILITY: I/We further release and waive, and agree to indemnify, hold harmless or reimburse the school district, and the individual members, agents, employees and representatives thereof, as well as sport supervisors and coaches, from and against any claim which the above named student, I/We, and other parent or guardian, and sibling, or any other person, firm or corporation may have or claim to have, known or unknown, directly or indirectly, for any losses, damages or injuries arising out of, during or in connection with the participation by the above named student. I/We understand by signing this warning agreement to obey instructions, and assumption of risk, I/We am waiving all rights that the above-named student, I/We or any other person may have to any compensation for any physical injury that may result from participation by the above-named student. The above waivers are extended to the fullest limits permitted by law.

E. EQUIPMENT RESPONSIBILITY: I/We agree to be responsible for the safe return or replacement of all athletic and/or activity equipment issued by the school to the above-named student.

F. CODE OF CONDUCT: I/We understand that the Billings Public Schools has a Code of Conduct for activities which includes a chemical use policy. This code of conduct is in effect from the date of first signing, year around, until graduation. I have read the Code of Conduct, understand its expectations and have signed the Code of Conduct Acknowledgement form.

G. EMERGENCY MEDICAL SERVICE: If emergency service involving medical action or treatment is required and the parent(s) or guardian(s) cannot be contacted, I hereby consent for the student named above to be given medical care by the doctor or hospital selected by the school. Name of Family Physician ___________________________ Phone Number ___________________________ Hospital Preference ___________________________

H. INSURANCE: I understand that the Billings Public Schools carries a student accident insurance policy which covers participants. I also understand that it is limited in coverage and is most effective as a secondary coverage policy. My son/daughter is also covered by our family medical policy with the company listed below (mark NA if not applicable). COMPANY NAME _______________________________________

I. MHSA PHYSICAL EXAMINATION CARD: Montana High School Association policy and the Billings Public Schools require a current physical examination card signed by the student, parent(s)/guardian(s) and the participating doctor.

J. CONCUSSION PROTOCOL: Montana State law, the Montana High School Association and the Billings Public Schools require reading and understanding concussion protocol, participation in IMPACT pre-testing, and the signing of the Concussion Information form.

K. MEDIA RELEASE FORM: Participation may result in media coverage which may include pictures or images of the above-named student. The media release form grants permission or does not grant permission for pictures and/or images to be used by the Billings Public Schools and/or media.

L. PAYMENT OF FEES: I/We acknowledge that the Billings Public Schools Activities Program requires activity, participation and program fees and agree to pay these fees as a condition of participation.

I/WE HAVE READ, UNDERSTAND AND AGREE TO THE INFORMATION IN ITEMS A THROUGH L.

SIGN (X) ___________________________ DATE ___________________________

Parent/Guardian Signature
1. Participant’s Name ____________________________________________________________

2. Person and phone number to contact in case of emergency:
   Name ___________________________ Phone #: ______________________________

3. Family physician and phone number:
   Name ___________________________ Phone #: ______________________________

4. Medical Information: Allergies, Diabetic, etc.:
   __________________________________________________________________________
   __________________________________________________________________________

5. Insurance Company: ___________________________ Policy #: _________________

6. I/We, parent(s)/guardian(s) of the above-named participant, authorize medical treatment to be given to the above-named student.

   ___________________________________________  ________________________________
   Parent or Guardian Signature               Date
Billings Public Schools has purchased a student accident insurance policy from Bollinger Specialty Group for the 2022/23 school year. Coverage includes all Billings Public Schools students involved in school sponsored and supervised activities. That would include things like recess, injuries occurring in the class room, hallway, gym, etc, as well as the athletics. It would also include after school events as long as they are school sponsored and supervised. Maximum coverage is $25,000.

To see coverage, go to billingsschools.org on the activity tab:

https://www.billingsschools.org/departments/activities
BILLINGS PUBLIC SCHOOLS
STUDENT/PARENT/PRINCIPAL AGREEMENT 2022-2023
FOR ELIMINATING GUNS AND OTHER WEAPONS FROM SCHOOLS

While the elimination of guns and weapons from schools is the responsibility of all segments of the school and society, three individuals have especially crucial responsibility: the student, parent, and principal. This agreement draws attention to the specific responsibilities of those three individuals.

WE, THE UNDERSIGNED, AGREE TO THE FOLLOWING COMMITMENTS:

STUDENT
• I agree not to bring or have in my possession any weapon or gun on school property or at any school event.
• I will tell my peers to seek adult assistance when conflict situations begin to get out of control.
• I will not carry another person’s gun or weapon while on school property.
• If I see a gun or other weapon on campus or at a school event, I will immediately alert an administrator, counselor, teacher or school resource officer about its existence. Every effort will be made to maintain confidentiality.
• I understand that violating school board guidelines and procedures will result in long-term suspension/expulsion proceedings.

Student Name (Please Print) The student must sign the Information sheet on page 81

Student Signature:  The student must sign the Information sheet on page 81

PARENT/GUARDIAN
• I will teach my children, including by personal example, about the dangers and consequences of guns and weapons use, and I will keep any guns and all weapons I own safely away from my children.
• I will support the school’s policies to eliminate guns and weapons on school property and work with the school in developing programs to prevent violence.
• I will carry out my responsibility to teach my children how to settle arguments without resorting to violence, to encourage him/her to use those ideas when necessary and to follow school guidelines for reporting guns and weapons they see to an appropriate adult.
• I understand that the violation of school board guidelines and procedures by my child will result in long-term suspension/expulsion proceedings.

Parent Signature:  The parent or guardian must sign and date the information sheet on page 81

• I will support Community Crime Stoppers to ensure that students and parents have an anonymous way to report to an adult any guns or other weapons they see on campus.
• I will promote conflict resolution instruction for all students as part of the curriculum.
• I will communicate the school’s policies on guns and weapons to all participants in the school community and focus upon the responsibilities we all have.
• I will use the school’s student leadership groups and student meetings to obtain ideas to develop a safe school environment.
• I will report all guns and other weapons violations to law enforcement officials, according to established procedures.
• Following school board guidelines and procedures, I will initiate long-term suspension/expulsion proceedings against any student who violates this contract.

Director Signature  C. Scott Anderson Date August 9, 2022
The School to Career (work) option is an important component available to our students. School to Career provides students with an opportunity to receive school credit while participation in a work setting related to a curricular area that the students is enrolled in at the time of school to career request.

- **School credit is earned** Students who are chosen to participate in the School to Career Program must complete the appropriate form:

- **Students who drop the program after the seven-week period will receive an F and be placed in a study hall; students will not be permitted to be released from school.**

<table>
<thead>
<tr>
<th>SCHOOL TO CAREER</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Student request for School to Work credit for _____ Semester, 20______.</strong></td>
</tr>
<tr>
<td>Date__________Semester_________________20___________</td>
</tr>
<tr>
<td>Student Name________________________________________</td>
</tr>
<tr>
<td>Home School___________________ Student ID#___________</td>
</tr>
<tr>
<td>Counselor _____________________________</td>
</tr>
<tr>
<td>Workplace___________________________________________</td>
</tr>
<tr>
<td>Worksite Coordinator__________________________________</td>
</tr>
<tr>
<td>Program area_________________________________________</td>
</tr>
<tr>
<td>High School Program Teacher____________________________</td>
</tr>
<tr>
<td>Number of credits to be earned______________</td>
</tr>
<tr>
<td>Time of day to be spent on site______________</td>
</tr>
</tbody>
</table>

Please give a brief overview of the plan for worksite credit:

I give permission for_____________________________ to earn credit at a work site. I understand that most of this experience will take place outside of the school, and this may require additional accountability for transportation and other related responsibilities. School Dist #2 attendance requirements will be adhered to.

Signatures:

Student__________________________________
Parent ___________________________________ Phone #_____________ Date ______

Worksite Coordinator_______________________ Phone #_____________ Date_______
Program Teacher___________________________
Counselor ________________________________
Administrator_____________________________
Co-op/School to Work Coordinator____________

**********ATTACH YOUR PLAN OF STUDY DOCUMENTATION**********

This request and the plan of study must be turned into the Career Center Counselor before the end of the semester prior to the semester the school to work credit experience will begin.

*If the job site experience is terminated, the student must return to school for the allotted time!
If a PDA or cell phone is used in a manner that demonstrates academic dishonesty. The student will receive a zero on all academic work that was compromised due to unauthorized use of an electronic device on the academic work. Along with no credit for the compromised academic work discipline ranging from detention, ISS, OSS, parent conference and or suspension at the Truancy Center may be assigned by the Associate Director.

**Beware of Inappropriate Use: Definition of: Sexting** – the act of students photographing themselves or others in various stages of undress, and then sending, receiving, or forwarding the photographs to others.

**Consequences of “Sexting”: Students may be charged under federal law with distribution or creation of child pornography, or under Montana’s Sexual Abuse of Child statute. If convicted, students could also be faced with having to register as sex offenders.**

**Use of electronic communication or social media to: threaten, intimidate, insult, bully, harass, etc. is considered a serious violation. Appropriate civil authorities will be contacted and school authorities will investigate. School and/or legal consequences may be implemented.**

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**STATEMENT OF CAMERAS**

The Billings Career Center employs the use of cameras as part of an overall security system. These cameras are used to help identify any illegal activity that may occur inside or outside of the school as well as to help maintain the overall safety of staff and students. Information from these cameras may be used for school or legal discipline.

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**CAREER CENTER SCHOOL RELATED ACTIVITY DISMISSAL PROCEDURE**

Any student who will be missing Career Center classes for a SCHOOL RELATED Activity will need to follow the procedure outlined below:

Student/s must have a SCHOOL RELATED ABSENCE FORM- (YELLOW colored at the Career Center) – filled out / completed and SIGNED by any Career Center teacher/s in which their courses will be missed by the student due to a School Related Activity.

1. All student/s who will be leaving the Career Center during class time for a SCHOOL RELATED ACTIVITY must turn in their completed and signed (by the teacher/s they will be missing due to the school related activity) SCHOOL RELATED ABSENCE FORM to the Career Center Attendance Office- AND ALWAYS PHYSICALLY CHECK OUT at the Attendance Office before leaving the Career Center for the School Related Activity. The Career Center Attendance Office will make a copy of the completed School Related Absence Form and give the original back to the student/s, so they can turn it in to their coach/advisor.

2. Student/s who will be missing Career Center classes for a SCHOOL RELATED ACTIVITY, but will NOT be present at the Career Center on the day that they will be missing classes for a SCHOOL RELATED ACTIVITY, must turn in their completed and signed (by the teacher/s they will be missing due to the school related activity) SCHOOL RELATED ABSENCE FORM to the Career Center Attendance Office, the day before their absence for a School Related Activity. The Career Center Attendance Office will make a copy of the completed School Related Absence Form and give the original back to the student/s, so they can turn it in to their coach/advisor.

3. Failure to follow this procedure will result in the student/s being recorded as unexcused/truant for the courses they miss, they also will be held accountable for not checking out- and consequences for these infractions will be assigned as outlined in the Career Center and / or the Home School’s Student Handbook. A student who does not fill out and get the School Related Absence Form turned into the Career Center Attendance Office will not be dismissed for their activity, and will be expected to attend all classes. Please note: Discipline for infractions pertaining to this procedure may also include but not be limited to the loss of participation in the current and / or future School Related Activities. Referral for discipline will be handled by the Home School Assistant Principal/s and / or the Associate Director of the Career Center.
Be Sure to Sign the Career Center Information Sheet/Medical Release Form on page 81.

The Information Sheet must be signed and returned to the Career Center by the parent/guardian of every student. Students are not allowed to participate in shop activities or field trips until the Medical Release form is returned.

Mr. S. Anderson /Director of Billings Career Center
Mr. D. Schaaf / Associate Director Billings Career Center
Medical Release

Name: ___________________________ Grade ______ Full time ___ AM only ___ PM only ___
   Last          First          Middle

Address: ___________________________ Student Phone: ______________________

Parent/Guardian: ___________________________ Parent Phone: ______________________

Parent/Guardian Email: ___________________________

Mother’s Employment: ___________________________ Work Phone: ______________________

Father’s Employment: ___________________________ Work Phone: ______________________

Emergency Contact: ___________________________ Phone: ______________________

Doctors Name: ___________________________ Phone: ______________________

Hospital Preference: Billings Clinic ____ St. Vincent ____ Walk-in ____ Other ______________________

Emergency Medical Authorization:
In order that proper emergency medical assistance may be provided to your son or daughter in the event of an illness or accident, we ask that you please sign and return this sheet to the Billings Career Center Immediately.

In an emergency: (Check only one and sign please)
     _____ I AUTHORIZE treatment at the medical center I have indicated above.
     _____ Emergency medical assistance may NOT be provided to my son/daughter in the event of an illness or accident.

Parent/Guardian: Signature: ___________________________

Please note any specific medical conditions that require special attention: ___________________________

Career Center Handbook Signoff

The student handbook is available on the Career Center web-site at http://www.billingssc.org.
You may obtain a printed handbook at the main office.

I have read the Career Center Student Handbook and I am aware of the contents.

Parent/Guardian Signature: ___________________________ Date: ______
Student Signature: ___________________________ Date: ______

Parent / guardian signatures needed
"Billings Public Schools Community strives to inspire, educate, and empower students to be responsible and innovative global citizens who achieve their full potential."

We believe:

...about students
All students are valued and respected
Students learn in diverse ways and at different rates
Personal responsibility is the basis for successful learning and positive behavior
Student success is achieved through shared responsibility
Positive relationships lead to higher achievement, mutual trust, and a safe school environment

...about home & community
Parents and families have the greatest influence on, and responsibility for, their student’s learning and behavior
Positive role models are essential for learning
Community engagement strengthens learning and promotes a sense of pride in ownership

...about the District
District decisions will be based on what is best for students
High expectations lead to high achievement
A highly effective staff creates an environment for student success
Efficient and transparent resource management is essential for the successful operation of the school district
Embracing diversity and culture contributes to a strong learning community
Responsible change promotes progress
Students should have access to equitable learning opportunities

Jeana Lervick, Title IX Non-Discrimination Coordinator
Billings Public Schools
415 North 30th Street
Billings, MT 59101
(406) 281-5039
BILLINGS PUBLIC SCHOOLS’ EXPECTATIONS, CONSEQUENCES, AND POLICIES

In addition to this School handbook of procedures specific to our school, the following Student/Parent Handbook establishes the obligations of all students in the Billings Public Schools. It is your obligation as a student in our district to know the contents of both and to understand that both the district’s Student/Parent Handbook and the school’s student handbook are enforceable as the “law” of the school district.

Violations of District policy will be dealt with through discipline assigned by our building administrator(s) as agents of the Board of Trustees. And, the protections afforded by District policy will be provided to you by District administration and staff.

The following District policies and procedures are found in this handbook. In addition they may be located by accessing the District’s website at www.billingsschools.org where all of the District’s policies are located.

Contents of Student/Parent Handbook of Board Policies and Procedures

Policy 3120 Attendance Policy and Removal of Student during School Day
Procedure 3120-P1 Compulsory Attendance
Procedure 3120-P2 Student Attendance and Removal of student during the school day
Policy 3200 Student Rights, Responsibilities, and Code of Conduct
Policy 3201 Freedom of Expression
Policy 3202 Student Publications
Policy 3203 Student Dress
Policy 3203-P1 Student Dress —Gang Activity or Association
Policy 3204 Searches and Seizure
Procedure 3204-P1 Searches of Students and their Property
Procedure 3204-P2 Video Surveillance
Procedure 3204-P3 Video Surveillance - School Buses/Vehicles
Policy 3205 District-Provided Access to Electronic Information, Services & Networks
Procedure 3205-P1 Acceptable Use Procedure
Policy 3210 Harassment, Intimidation, and Bullying
Policy 3220 Equal Educational Opportunity
Policy 3230 Non-Discrimination and Anti-Harassment
Policy 3235 Student Drug and Chemical Use and Abuse (on Billings Public Schools website)
Policy 3240 Tobacco Free Schools
Policy 3250 Gun-Free Schools
Policy 3255 Bomb Threats and Threats of Hazardous Substances
Policy 3300 Student Discipline: Consequences for Violations of Student Code of Conduct
Policy 3350 Student Discipline: Due Process
Procedure 3350-P1 Detention
Procedure 3350-P2 Suspension and Expulsion
Policy 3416 Administering Medications to Students
Procedure 3416-P1 Administering Medications to Students
Policy 3431 Emergency Treatment
Policy 3520 Student Fees, Fines, and Charges (on Billings Public Schools website)
Policy 3600 Student Records
Form 3600-F1 FERPA Annual Notification
Procedure 3600-P1 Student Records
Procedure 3600-P3 Withholding Records
Procedure 3600-P5 Special Education Records
BILLINGS PUBLIC SCHOOLS’ EXPECTATIONS, CONSEQUENCES, AND POLICIES

The following list is a summary of a few important policies. Your good behavior and your respect for the feelings of others will insure that you will have the best possible school and learning environment for a successful year.

EXPECTATIONS

STUDENT DRESS POLICY

Students are expected to come to school and all activities clean, well-groomed, and wearing clothes that appropriately cover the body and do not cause distractions or create a health or safety issue. This basic dress code encourages students to “dress for success” and to come to school properly prepared to participate in the educational process. Students are expected to manage their personal appearance in a manner that does not disrupt teaching and learning, promote vulgarity or obscenity, advertise illegal substances, tobacco, alcohol, advertise weapons or violence, or express double meanings that are inappropriate. All students are expected to wear comfortable, safe, and appropriate clothing in P.E. class (sweats, shorts, athletic shoes, tee shirts).

In keeping with the above philosophy, and in order to reduce misunderstanding, inappropriate school wear includes, but is not limited to the following:

- Hats, sunglasses, bandanas, and visors will not be worn inside the building.
- Students are not to wear outerwear in the classrooms. Basic sweatshirts and sweaters are permitted.
- Shorts and skirts are expected to be no shorter than 5 inches above the middle of the knee cap; low necklines, sheer, strapless, bare midriff or bare back design will not be permitted. No halter top or spaghetti straps. Bra straps and all under garments should not be exposed.
- Destroyed and distressed pants must not have holes in places that expose undergarments.
- No clothing that could be considered pajamas or slippers will be worn to school.
- Pants must be secured at the waistline and may not hang down exposing undergarments.
- Footwear must have a sole that would be appropriate for walking outside in any weather condition in case of an unexpected evacuation of the building.
- Any style of clothing, jewelry, accessories, personal items, electronic equipment, grooming, or tattoos that is associated with gang membership will be prohibited.
- Clothing, jewelry, contact lenses, and other body accessories that could constitute a health problem, a hazardous situation, or a distraction will be prohibited. This includes, but is not limited to, wallet chains, chains attached to clothing, and wristbands.
- Writing and drawing on other students’ skin, clothing, locker, or other personal belongings is prohibited.

BULLYING

(Your School) has “Zero” tolerance for bullying, harassment and intimidation on school property, to or from school, on a school bus or other school vehicle, at school-related functions or activities, or by electronic communications.

1. “Bullying” means any harassment, intimidation, hazing, or threatening, insulting or demeaning gesture or physical contact, including any intentional written, verbal, or electronic communication or threat directed against a student that is persistent, severe or repeated and that:
   (a) causes a student physical harm, damages a student’s property, or places a student in reasonable fear of harm to the student or the student's property.

(See Policy 3203 and 3203 P-1)
Bullying Cont...

(b) creates a hostile environment by interfering with or denying a student’s access to an educational opportunity or benefit; or

(c) substantially or materially disrupts the orderly operation of a school.

2. Bullying includes retaliation against a victim or witness who reports information about an act of bullying and includes acts of hazing associated with athletics or school sponsored organizations or groups.

Students who violate this policy will face disciplinary action. Depending upon the severity of the offense, consequences will range from detention, to in-school suspension, short term suspension, or expulsion.

(See Policy 5110 and the Harassment/Intimidation/Bullying Incident Reporting Form)

SEARCHES

The goal of search and seizure with respect to students is meeting the educational needs of children and ensuring their security. Reasonable searches may be carried out to recover stolen property, to detect illegal substances or weapons, or to uncover any matter reasonably believed to be a threat to the maintenance of an orderly and safe educational environment.

School authorities may inspect and search school property and equipment owned or controlled by the District (such as lockers, desks, parking lots), as well as personal effects left there by students, without notice or consent of a student.

The School District may request the assistance of law enforcement officials, including their use of specially trained dogs, to conduct inspections and searches of lockers, desks, parking lots, and other school property and equipment for illegal drugs, weapons, or other illegal or dangerous substances or material. The School District also utilizes video surveillance to ensure the health, welfare, and safety of all staff, students, and visitors.

School authorities may search a student or a student’s personal effects in a student’s possession when reasonable grounds suggest a search will produce evidence that the particular student has violated or is violating a law or District student conduct rules.

When a search produces evidence that a student has violated or is violating a law or District policies, procedure, rules, and handbooks, such evidence may be seized and impounded by school authorities and disciplinary action may be taken.

(See Policy 3204 & 3204 P-1 through P-3)

ACCESS TO ELECTRONIC INFORMATION, SERVICES, NETWORKS

The District provides electronic equipment and networks, including access to the Internet, as part of its instructional program and to promote educational excellence by facilitating resource sharing, innovation, and communication. The District expects all students to take responsibility for appropriate and lawful use of this access, including good behavior on-line. The District may withdraw student access to its network and to the Internet when any misuse occurs.

1. EDUCATIONAL PURPOSES

   ONLY. All use of the District’s electronic network must be: (1) in support of education and/or research, and in furtherance of the District’s stated educational goals; or (2) for a legitimate school business purpose. Use is a privilege, not a right.

   Students and staff have no expectation of privacy in any materials that are stored, transmitted, or received via the District’s electronic network or District computers.

   The District reserves the right to monitor, inspect, copy, review, and store, at time and without prior notice, any and all usage of computers, systems, networks and Internet access and any and all information transmitted or received in connection with such usage.

2. UNACCEPTABLE USES OF NETWORK

   A. Uses that violate the law or encourage others to violate the law.

   B. Uses that cause harm to others or damage to their property.

   C. Uses that jeopardize the security of computers, systems, or networks of the District or others.

   D. Exposing self or others to the potential of personal harm.

   E. Uses that are commercial transactions.

(See Policy 3205)

TEXTBOOKS

Although textbooks are furnished by the school, students are responsible for them and must pay for lost or damaged books. New books are expensive (up to $150). Students should have a cover on every textbook in order to protect the book and avoid paying payment of fines due to excessive wear and tear. Fines for textbooks will be as follows:

c. Broken back: 1/2 the value of new book
d. Cover torn off: 1/3 value of new book
e. Water damage: 1/4 to 1/2 value of new book
f. Undue soiling: 1/5 to 1/2 value of new book

*Report cards will be held until assessed fines have been paid. (See Policy 3520)

"Any teacher or principal shall have the authority to hold any pupil to strict accountability for any disorderly conduct in school or on the way to or from school, or during intermission or recess." Mont. Code Ann § 20-4-302
CONSEQUENCES FOR MAJOR MISBEHAVIORS

NOTE: Depending on the severity of the offense, an administrator may impose any level of disciplinary action that is warranted to promote and ensure an orderly educational atmosphere in the school and eliminate health and safety risks. *Consequences are cumulative during time in Billings Public Schools!
*All out-of-school suspensions will be served at the Truancy Center!

STEALING OR EXTORTION
A. Detention/partial day in-school suspension
B. One-day in-school suspension to ten days out-of-school suspension to be served at the Truancy Center.
C. Emergency suspension pending an administrative hearing which may lead to a recommendation to the Board of Trustees for expulsion.
D. Referral to School Resource Officer or other law enforcement personnel.

VIOLATION AGAINST PROPERTY
A. Detention/partial day in-school suspension
B. One-day in-school suspension to ten days out-of-school suspension to be served at the Truancy Center.
C. Emergency suspension pending an administrative hearing which may lead to a recommendation to the Board of Trustees for expulsion.
D. Referral to School Resource Officer or other law enforcement personnel.

FIGHTING
A. Detention/partial day in-school suspension
B. One-day in-school suspension to ten days out-of-school suspension to be served at the Truancy Center.
C. Emergency suspension pending an Administrative Hearing which may lead to a recommendation to the Board of Trustees for expulsion.

SEXUAL/RACIAL HARASSMENT, THREATS/INTIMIDATION/BULLYING
A. Detention/partial day in-school suspension
B. One-day in-school suspension to ten days out-of-school suspension to be served at the Truancy Center.
C. Emergency suspension pending an Administrative Hearing which may lead to a recommendation to the Board of Trustees for expulsion.
D. Referral to School Resource Officer or other law enforcement personnel.

SALE OF DRUGS OR ALCOHOL
An Administrative Hearing with possible recommendation to the Board of Trustees for Expulsion. (legal authorities will be contacted) *NOTE: Placebo or over-the-counter drugs sold as illegal drugs are subject to above consequences.

USE OR POSSESSION OF DRUGS OR ALCOHOL, OR PARAPHERNALIA
*1st offense 5-day Out-of-School Suspension
*2nd offense - Administrative Hearing with possible recommendation to the Board of Trustees for Expulsion
*Law Enforcement will be contacted.

POSSESSION OF A WEAPON
WHICH INCLUDES KNIFE/FIREARM OR ANY OTHER OBJECT CONSIDERED TO BE A WEAPON
An Administrative Hearing with possible recommendation to the Board of Trustees for Expulsion.
*Law Enforcement will be contacted.

ASSAULT
1 day out-of-school suspension to an Administrative Hearing with possible recommendation to Board of Trustees for Expulsion.
*Law Enforcement will be contacted.

EXPLOSIVES/FIREWORKS
1 day in-school suspension to an Administrative Hearing with possible recommendation for Expulsion.
*Law Enforcement will be contacted.

BOMB THREATS
An Administrative Hearing with possible recommendation to the Board of Trustees for Expulsion.
*Law Enforcement will be contacted.
POLICIES

POLICY 3120 ATTENDANCE POLICY

Pursuant to state law, the Board authorizes the Superintendent to adopt procedures implementing compulsory attendance regulations throughout the District. These procedures shall be published in student handbooks annually.

Removal of Student During School Day
The Board recognizes its responsibility for the proper care of its students during a school day. In accordance with District procedures, only a duly authorized person may remove a student from school grounds, any school building, or school function during a school day. A person seeking to remove a student from school must present evidence satisfactory to a principal of having proper authority to remove a student. A teacher should not excise a student from class to confer with anyone unless a request is approved by a principal. The Superintendent will establish procedures for removal of a student during a school day.

PROCEDURE 3120-P1
ATTENDANCE POLICY AND REMOVAL OF STUDENT DURING SCHOOL DAY

Compulsory Attendance
Parents are responsible for seeing that their children of age seven or older prior to the first day of school attend school until the later of the following dates:
1. The child's 16th birthday, or
2. The date of completion of the work of the eighth grade.

Parents shall enroll the student unless the student is:
1. Provided with supervised correspondence or home study;
2. Excused because of determination by a district judge that attendance is not in the best interest of the child;
3. Enrolled in a non-public or home school;
4. Enrolled in a school of another district or a student under the tuition provisions of this title;
5. Excused by the Board of Trustees upon a determination that such attendance by a child who has attained the age of 16 is not in the best interest of the child and the school.

PROCEDURE 3120-P1 ATTENDANCE POLICY AND REMOVAL OF STUDENT DURING SCHOOL DAY

Student Attendance

Introduction

Regular attendance is basic to meeting the educational needs of students. Maximum classroom instructional benefits can happen only when the student is in attendance. Regular and punctual attendance being essential to educational welfare, it follows that students, parents, and educators need a clear understanding as to rights and responsibilities relating to attendance.

Rights

Students have the right to an appropriate education and are legally required to attend until they are 16 years old and have completed the 8th grade. They have the right to expect competent instructors and a school climate conducive to learning. Educators have the right to expect reasonable cooperation from students and parents.

Responsibilities

Students have the responsibility to participate in the educational opportunities given them. Parents are responsible for supporting the policies and programs of the School District, including seeing that students attend regularly and are on class(es) on time. The school has the responsibility to provide a significant curriculum, competent teachers, and adequate facilities and programs. The school also has the responsibility to maintain accurate records and practice diligence in reporting of attendance records.

Attendance Policy - K-8

It is the responsibility of the parent or guardian to assure the student's attendance in school regularly. When a student must be absent for illness or other unforeseeable emergencies, parents must inform the school of the student's absence. In cases where doubt occurs concerning the validity of an excuse, the administration may request verification. If a student is not present and the parent has not notified the school of the absence, the school will attempt to call the parent.

Attendance Policy - Grades 9-12

The intent of the attendance policy is to provide a structure within which 9-12 grade students can gain maximum benefit from the instructional program. The close contact of the pupils with one another in the classroom and their participation in well planned instructional activities under the tutelage of a competent teacher are vital to this purpose.

Excused Absences

Excused absences are categorized as follows:
- Illness
- Medical appointments which cannot be scheduled outside the school day
- Participation in school activities
- Bereavement
- Verifiable family emergency
- Necessary absences approved by the parent

Unexcused Absences/Truancies

In the event the principal determines an absence unnecessary, the absence will be considered unexcused, such as:
- Leaving the building without checking out
- Absences which are excused for other than legitimate reasons
- Missing the bus, and being late from lunch
- Disciplinary suspensions
- Incarcerations

Truancy, defined as an absence from school not verified as valid by the parent &/or building administrator. Absences that are unexcused or not cleared within 48 hours are also considered truancies. Chronic truants will be reported to legal authorities as prescribed by law.

Parent (or Guardian) Responsibilities

When a student must be absent from class for illness, or other unforeseeable emergencies, parents must inform the school office of the absence. If the school is not notified within 48 hours of the last absent day, the excuse will not be accepted and the absence will be considered truancy. The principal may make exceptions to this general policy and excuse the absence, after consultation with the teacher(s) who are involved, and after giving consideration to the circumstances related to the failure to notify and to the frequency of the student's absence. In cases where the validity of an excuse is in question, the administration may require verification from other sources.

Parent (or Guardian) Responsibilities

When a student must be absent from class for illness, or other unforeseeable emergencies, parents must inform the school office of the absence. If the school is not notified within 48 hours of the last absent day, the excuse will not be accepted and the absence will be considered truancy. The principal may make exceptions to this general policy and excuse the absence, after consultation with the teacher(s) who are involved, and after giving consideration to the circumstances related to the failure to notify and to the frequency of the student's absence. In cases where the validity of an excuse is in question, the administration may require verification from other sources.

Checking Out of School

When a student finds it necessary to leave after the start of the school day, the student shall follow the office procedures for checking out of school. Failure to follow this procedure may be considered truancy and appropriate action as defined in this policy will be taken.

Suspensions

Suspended students may not participate in extracurricular activities while on suspension. One day suspension usually will cover a 24-hour period. Suspensions are counted as days absent from school.

Parents will be notified of all suspensions. Students who are absent as a result of a suspension are responsible for the work missed.

Limit on Total Absences

If the total number of absences from any high school class exceeds 10 per semester, the student may be dropped from the class for the rest of the semester and assigned to a study hall. Absences from classes due to school-sponsored activities are not counted in the ten (10).

Students may appeal the 10 absences per semester limit. A student who anticipates that an extended absence will exceed the 10 day limit may appeal in advance. Consequences for students identified as disabled will be determined by appropriate planning meetings.

POLICY 3200 STUDENT RIGHTS, RESPONSIBILITIES, AND CODE OF CONDUCT

The District recognizes that all students are entitled to enjoy the rights protected under federal and state constitutions and law for persons of their age and maturity in a school setting. The District expects students to exercise these rights reasonably and to avoid violating the rights of others or disrupting the education environment. The District may impose disciplinary measures whenever students violate the rights of others or violate District policies, procedures, rules, or handbooks, including but not limited to those listed below, on school premises or at any school function or activity. School premises means all property owned, leased, or used by the School District for instruction or student activities. Each student is expected to strive to take full advantage of
1. Respect and work cooperatively with fellow students and school staff.

2. Be punctual and regular in school attendance.

3. Respond positively and promptly to direction by faculty or staff members.

4. Refrain from fighting or other abusive behavior directed toward any student, faculty or staff member. Harassment, intimidation, bullying, hazing, discrimination, and retaliation against students or staff members is not allowed and will not be tolerated.

5. Refrain from the use of profanity or vulgarity.

6. Avoid encouraging or assisting another student to take action that would subject a student to suspension or expulsion.

7. Refrain from possession of or use of explosives, dangerous chemicals, or weapons on school property or at a school function.

8. Refrain from engaging in any activity that constitutes an interference with school purposes or an educational function or any other disruptive activity, including but not limited to making a bomb threat, even if only a hoax.

9. Refrain from damage to or theft of school or personal property. Causing or attempting to cause damage to, or stealing or attempting to steal, school property or another person’s property is a violation of this policy.

10. Refrain from unauthorized entry into or misuse or damage of school property. Scooters, bicycles, roller-blades, and skateboards cannot be used or ridden on school property.

11. Be responsible for willful damage or destruction of school property.

12. Refrain from using, possessing, distributing, purchasing, or selling tobacco on school premises and at school functions.

13. Possession, use, purchase, sale, and/or distribution of illicit drugs, controlled substances, look-alike drugs, drug paraphernalia, narcotics, and alcohol on school premises or during any school-sponsored or school-related activity is strictly prohibited. Students who are under the influence of such substances will not be permitted to attend school or school-related activities or functions and will be treated as though they had such substances in their possession.

14. Avoid disruption, on or off school property, of the educational process or school-related activities, functions, and programs.

15. Refrain from allowing any bodily substance to make physical contact with another person. Bodily substances include, but are not limited to: feces, vomit, urine, blood, and saliva.

16. Refrain from possession, sale, transfer, or use of a weapon on school premises or at school-related activities and functions, which is anything that is which is used, can be used, or could reasonably be considered to threaten or cause bodily harm, or intimidate another person, regardless of its primary function. "Weapon" can also include a bomb, an object meant to look like a bomb or other explosive, or a hazardous substance or material.

17. Obey directives from staff members or school officials; obey rules and regulations governing student conduct.

18. Do not forge any signature or make any false entry on or attempt to authorize any document used or intended to be used in connection with any operation of a school.

19. Do not plagiarize or cheat.

20. Do not gamble for money or other valuable consideration; and

21. Do not make or abet in a bomb threat, even if only a hoax. Do not make or abet in a threat of a hazardous substance, even if only a hoax. A "bomb threat" means communicating or otherwise indicating by any means, whether verbal or non-verbal, that a bomb or an object intended to look like a bomb or explosive has been or will be placed on school property or at a school event, including events that are to take place after school hours. A "threat of a hazardous substance" means communicating or otherwise indicating by any means, whether verbal or non-verbal, that a hazardous or toxic substance has been or will be placed on school property or at a school event, including events that are to take place after school hours. A "hazardous or toxic substance" means any material or other thing, including biomedical materials or organisms, that, when placed as threatened, could be harmful to humans.

All students who attend the District’s schools, programs, or activities shall comply with the written policies, procedures, rules, and handbooks of the schools, shall pursue the required course of studies, and shall submit to the authority of the Superintendent, principals, other administrators, teachers, or other designees of the District. Violation of any of these expectations is a violation of school policy and will result in discipline.

POLICY 3201 STUDENT FREEDOM OF EXPRESSION

Student Freedom of Expression

The free expression of student opinion is an important part of education in a democratic society. Students' verbal and written expression of opinion on school premises is to be encouraged so long as it does not substantially disrupt the operation of the school.

The Superintendent shall develop guidelines assuring that students are able to enjoy free expression of opinion while maintaining orderly conduct of the school.

A. Students are protected by the guarantees of the First Amendment of the U.S. Constitution and are entitled to express their views while on school grounds. This does not mean, however, that the School District is without control over the time, place, manner and, to a limited extent, the content of that expression.

B. Students generally have the right to distribute and possess literature, including, but not limited to newspapers, magazines, leaflets, and pamphlets. Students also have the right to speak their views. Students do not have the right to possess or distribute literature or to communicate orally if such distribution or communication is libelous, obscene, or will cause a material interference with or substantial disruption of educational activities.

C. The time, place, and manner of student distribution of literature may be regulated by the principal provided such regulations are reasonable and do not act to prohibit or unduly delay distribution or inhibit any person’s right to accept or reject the literature sought to be distributed.

D. The principal may require materials sought to be distributed on school premises or to school-sponsored groups to be submitted for review. Materials are disapproved if the principal does not indicate disapproval within two (2) pupil instruction days of submission. A student may appeal a principal’s decision to refuse dissemination directly to the Superintendent. The Superintendent will review the materials, listen to the student’s explanation and discussion, if any, and decide whether distribution is permitted by these rules. The Superintendent's decision shall be communicated to the interested students.

POLICY 3202 STUDENT RIGHTS AND RESPONSIBILITIES

Student Publications

Student publications produced as part of the school's curriculum or with the support of student body funds are intended to serve both as vehicles for instruction and student communications. They are operated and substantially financed by the student body and the District.

Material appearing in such publications should reflect all areas of student interest, including topics about which there may be controversy and dissent. Contentious issues may be presented provided they are treated in depth and represent a variety of viewpoints. Such materials may not be libelous, obscene or profane nor may they cause a substantial disruption of the school, invade the privacy rights of others, demean any race, religion, sex, or ethnic group, or advocate the violation of the law. They may not advertise tobacco, liquor, illicit drugs or drug paraphernalia.

The Superintendent shall develop guidelines to implement these standards and shall establish procedures for the prompt review of any materials that appear not to comply with the standards.

A. Given cause, the building principal will have the right to review student publications at any time to see if they comply with School District Policy 3200.

B. Materials appearing in student publications must
be reviewed by the sponsor of the publication to see if the materials comply with Billings Public Schools Policy 3200. If the sponsor finds the material to be in violation of said policy, the materials must be reviewed by the building principal.

C. Materials are deemed approved if the principal does not indicate disapproval within two student instruction days of submission.

D. The principal’s decision to refuse the materials may be appealed directly to the Superintendent. The Superintendent will review the materials and listen to the student’s explanations and discussion. The Superintendent’s decision will be communicated to the interested students.

POLICY 3203 STUDENT DRESS

Student Dress

The District recognizes that a student’s choice of dress and grooming habits demonstrates personal style and preference. The District has the responsibility to ensure appropriate conditions for learning while protecting the health and safety of its student body. Even though the school will allow a wide variety of clothing styles, dress and grooming must not substantially disrupt the educational process of the school or create a health or safety hazard for students, staff, or others. Building administrators shall establish written dress codes that will be distributed and explained to students at the beginning of each school year. Additional dress codes may be established by classroom teachers. Coaches, activity sponsors, with approval from the building administrator. Teachers, coaches, and sponsors shall put their dress codes in writing and distribute them to the students, athletes, or activity participants at the beginning of the school year and/or prior to the starting date of the activity or sport. In order to maintain a safe and positive learning environment, students are prohibited from the following while on school premises or while attending school functions or activities: 1. Wearing or possessing clothing, jewelry, accessories, or other personal materials, possessing or using electronic equipment (such as pagers, cell or camera phones, or other communication devices), or grooming in a manner which by its nature denotes membership in a group or gang advocacy, intimidation, or other illegal activities, or any other disruptive behavior. 2. Implying gang membership or affiliation by written communication, marks, drawing, paint, design, or emblem upon any school property, personal property, or on one’s person. 3. Wearing clothing that carries derogatory, obscene, or sexually suggestive statements, connotations, or graphics; advertises alcohol, tobacco, or drugs; advertises weapons or violence; or endorses or promotes any illegal activity. 4. Wearing clothing or accessories that are distracting to the learning process, unsafe, unhealthy, or disruptive. It is the responsibility of building administration to determine the appropriateness of student clothing and accessories, especially as clothing, apparel, accessories, and particularly group or gang-related ones may vary from year to year. For the purpose of this Policy, a gang is an unauthorized group of three or more people who demonstrate a majority of the following traits: 1. Exhibit antisocial behavior often associated with crime or a threat to the community; 2. Interact together to the exclusion of others; 3. Claim a territory or area; 4. Have a name; 5. Have rivals/ennemies; 6. Create an atmosphere in which the well-being of students, staff, or any other person is adversely affected by undue pressure, behavior, intimidation, or threat of violence.

School Uniforms

The Board authorizes any school to choose a school uniform. The decision to select a school uniform requires a two-thirds vote of the responsible adult for all students in the school at the time of the vote (one adult vote per student). The Board requires that the building administrator establish a procedure for selecting approved items of attire, for addressing any exceptions to an adopted procedure, and for making a financial assistance provision for needy students. Discipline Students whose dress does not conform with this policy, and other District procedures, rules, or handbooks, will be referred to a building administrator for disciplinary action.

POLICY 3203-P1 GANG ACTIVITY OR ASSOCIATION

Student Dress – Gang Activity or Association

The Billings Public School System recognizes that a student’s choice of dress and grooming habits demonstrates personal style and preference. The District has the responsibility to ensure proper and appropriate conditions for learning along with protecting the health and safety of its student body. Even though the schools will allow a wide variety of clothing styles, dress and grooming must not substantially disrupt the educational process of the school or create a health or safety hazard for students, staff, employees or others. Elementary, middle, and high schools will establish written dress codes that will be distributed and/or explained to students at the beginning of each school year. Additional dress codes may be established by classroom teachers with approval from the building administrator. In order to maintain a safe and positive learning environment, students are prohibited from the following while on school grounds or while attending school activities:

1. Wearing or possessing clothing, jewelry, accessories, and other personal materials, electronic equipment such as pagers, cell or camera phones, or other communication devices, or grooming in a manner which by its nature denotes membership in a group or gang advocacy, intimidation, or illegal activities, or any other disruptive behavior. 2. Implying gang membership or affiliation by written communication, marks, drawing, paint, design, or emblem upon any school property, personal property, or on one’s person. 3. Wearing clothing that carries derogatory, obscene, or sexually suggestive statements, connotations, or graphics; advertises alcohol, tobacco, or drugs; advertises weapons or violence; or endorses or promotes any illegal activity. 4. Wearing clothing or accessories that are distracting to the learning process, unsafe, unhealthy, or disruptive. It is the responsibility of building administration to determine the appropriateness of student clothing and accessories, especially as clothing, apparel, accessories, and particularly group or gang-related ones may vary from year to year. For the purpose of this Policy, a gang is an unauthorized group of three or more people who demonstrate a majority of the following traits:

1. Exhibit antisocial behavior often associated with crime or a threat to the community; 2. Interact together to the exclusion of others; 3. Claim a territory or area; 4. Have a name; 5. Have rivals/ennemies; 6. Create an atmosphere in which the well-being of students, staff, or any other person is adversely affected by undue pressure, behavior, intimidation, or threat of violence.

Extracurricular Activities

Students involved in extracurricular activities will adhere to the coaches’ or sponsors’ dress codes, as long as the codes are deemed reasonable by school administrator(s). Coaches or sponsors must establish written dress codes and distribute them to each participant prior to the start of the activity.

Discipline

Students whose dress does not conform with Billings Public Schools Policy #3203 will be referred to a building administrator for appropriate disciplinary action.

POLICY 3204 SEARCHES AND SEIZURE

Searches and Seizure

The goal of search and seizure with respect to students is the meeting of educational needs of children and ensuring their security. The objective of any search and/or seizure is not the eradicating of crime in the community. Searches may be carried out to recover stolen property, to detect illegal substances or weapons or to uncover any matter reasonably believed to be a threat to the maintenance of an orderly educational environment. The Board authorizes school authorities to conduct reasonable searches of school property and equipment, as well as of students and their personal effects, to maintain order and security in the schools.

School Property and Equipment and Personal Effects of Students

School authorities may inspect and search school property and equipment owned or controlled by the District (such as lockers, desks, and parking lots), as well as personal effects left there by students, without notice or consent of a student. This applies to vehicles parked on school property.

The Superintendent may request the assistance of law enforcement officials, including their use of specially trained dogs, to conduct inspections and searches of lockers, desks, parking lots, and other school property and equipment for illegal drugs, weapons, or other illegal or dangerous substances or material.

Students

School authorities may search a student or a student’s personal effects in a student’s possession when reasonable grounds suggest a search will produce evidence that the particular student has violated or is violating a law or District policy or rules. The search itself must be conducted in a manner that is reasonably related to its objectives and not excessively intrusive in light of age and sex of a student and the nature of the suspected infraction.

Seizure of Property

When a search produces evidence that a student has violated or is violating either a law or District policies or rules, such evidence may be seized and impounded by school authorities and disciplinary action may be
taken. As appropriate, such evidence may be transferred to law enforcement authorities.

**Law Enforcement Agencies**

The District will cooperate with known or identified legal representatives of the Billings Police Department, Sheriff’s Office or Probation Office. When a law enforcement officer comes to a school and properly identifies himself and his purpose, the administration will cooperate with him by promptly making available those students requested for interview at school, or upon the production of an arrest warrant to be taken into custody by the law enforcement officer. It shall be the responsibility of the law enforcement officer to notify the parents or guardian of the student interviewed and/or taken into custody. In addition, a good faith effort shall be made by school personnel to notify the parents or guardian.

**PROCEDURE 3204-P1 SEARCHES AND SEIZURES**

**Searches of Students and Their Property.**

Searches may be carried out to recover stolen property, to detect illegal or prohibited substances, items, or weapons; or to uncover any matter reasonably believed to be a threat to the health, safety, or maintenance of an orderly educational environment.

**SEARCHES UPON INDIVIDUALIZED SUSPICION**

A. Searches of a student and/or the student’s personal effects in the student’s possession must be based on reasonable suspicion that the student (i) has violated school rules or the law.

B. School officials responsible for conducting the search must be able to clearly articulate which school rule or law has allegedly been violated and establish that the search is reasonable in its inception.

C. The information which forms the basis of the search and connects the student to the violation must be both recent and credible.

D. Searches of a student and/or the student’s personal effects in the student’s possession must be conducted in a manner which is reasonably related to its objectives and reasonable in scope in light of the age and sex of the student along with the nature of the infraction. Highly intrusive searches require a high degree of individualized suspicion based upon specific and reliable evidence and should never be taken unless serious infractions, such as possession of drugs or weapons, are suspected. If a highly intrusive search is necessary, an attempt will be made to contact the parent or legal guardian prior to the search. An intrusive search shall be conducted in consultation with law enforcement and/or an Executive Director or the Superintendent.

**SEARCHES OF SCHOOL PROPERTY**

A. School officials may inspect and search school property and equipment owned or controlled by the school (such as lockers, desks, and parking lots), as well as personal effects left there by the student(s), without notice or consent of the student (s).

B. The principal may request the assistance of law enforcement officials in a search of school property or may conduct such searches through the use of specially trained dogs in accordance with procedures set forth below.

**ADMINISTRATIVE SEARCHES**

School officials may undertake a search of a number of students and their possessions without an individualized suspicion of wrongdoing by a particular student provided the following conditions have been met:

1. There is a recognized problem, such as drug use or possession of weapons in the school, and other methods of addressing the problem have not been effective.

2. The problem has been acknowledged and recognized by the building principal and the parents of students attending there. The principal or other administrator may involve parents using whatever means of communication is customary in that school.

3. Parents and students have been given written notice that administrative searches will take place, the reason for the searches, and the procedure to be followed.

Administrative searches may take place even if these conditions have not been met if school officials have knowledge of a specific act or violation (such as a theft or the existence of weapons in the school which pose an immediate risk to student safety and school discipline), but do not know which particular student is involved.

In either situation, an administrative search must be minimally intrusive and minimally disruptive. No student should be singled out when there is no evidence to support an individualized suspicion to search.

**ADMINISTRATIVE SEARCH PROCEDURES**

**A. Clothing and Personal**

School officials shall request the student to remove all items from pockets or personal effects. Backpacks, purses and the like shall be opened for the school official to search. If confiscated for inappropriate use or for violation of school rules, cell phones, and other electronic devices may be searched for messages, graphics, photos, and other electronically-stored data.

**B. Dog Searches**

1. The principal shall notify the appropriate Executive Director of the time frame in which a dog search will be conducted.

2. The principal shall determine the time and date of the search and coordinate with the School Resource Officer, local law enforcement, or a private security firm. Scheduling arrangements shall be kept confidential, and dog searches will be unannounced.

3. If a particular locker is identified by the dog, the locker will be searched by the building administrator. If contraband is found, it will be turned over to law enforcement.

4. If a particular vehicle is identified by the dog during a parking lot search, the driver or owner of the car will be located and asked to open the car so it can be searched. If the student does not consent, law enforcement will be notified to assist.

5. The building principal will notify the respective Executive Director of the search results.

**Alcohol Consumption Sensor**

**1. Procedure for Administering an Alcohol Consumption Test:**

a. A student who is believed to be under the influence of alcohol while attending school or attending a school-sponsored event should be escorted by the appropriate school official to a secure location in the building.

b. The appropriate school official should confront the student about the suspected consumption and notify the student that the alcohol detection test will be administered.

c. The alcohol detection test should then be administered.

d. If the presence of alcohol is detected, the student’s responsible adult should be notified to transport the student home.

e. Disciplinary action should be taken in accordance with School District policy. Law enforcement may be notified.

f. Refusal by the student to comply with the above procedures will be treated as defiance. The consequences for the defiance will be the same as being under the influence of alcohol.

g. If the responsible adult disputes the results, the responsible adult can have a test done at the responsible adult’s own expense by an outside agency within four hours, at an agreed upon site. The student will not be returned to school until the test results are provided to the school.

**Seizure of Property/Responsibility**

**Adult Notification**

If a search produces evidence that the student has violated or is violating either the law or the District's policies, procedures, rules, and handbooks such evidence may be seized and Procedure 3204-P1 Page 4 of 5. Impounded by school authorities, and disciplinary action may be taken. Such evidence may be transferred to law enforcement authorities. The student(s) will be taken to a designated area, and the responsible adult of the student(s) will be contacted.

**PROCEDURE 3204-P1 VIDEO SURVEILLANCE**

The Board authorizes the use of video cameras on District property to ensure the health, welfare, and safety of staff, students, and visitors to District property and to safeguard District buildings, grounds, and equipment. The Superintendent will approve appropriate locations for video cameras.

The Superintendent will notify staff and students in a timely manner. Staff and student handbooks or other means that video surveillance may occur on District property.

The District may choose to make video recordings a part of a student’s discipline record. The District will comply with all applicable state and federal laws related to record maintenance and retention.

Video recordings will be totally without sound.

**PROCEDURE 3204-P3 VIDEO SURVEILLANCE**

**School Buses/Vehicles**

Security cameras on a school bus not only provide a safeguard against illegal entry, vandalism and as a means to monitor behavior but also protect students
and school bus drivers from being wrongly accused of participation in illegal or unacceptable behavior.

**PROCEDURE FOR USE OF SECURITY CAMERA RECORDING IN BUSES/VEHICLE**

A. request for a camera to be placed on a bus may be made by:
   1. An administrator from School District #2;
   2. A supervisor/manager of First Student Transportation.

Note: There are four to five cameras available and 15 to 20 buses with camera boxes.

B. The camera is active:
   1. During the requested runs which may include the a.m., p.m., midday, field trips, and shuttles;
   2. Often times a combination of runs will be recorded even though only a specific run is being monitored.

C. The following will have access to the recording:
   1. An administrator of School District #2 or other appropriate School District #2 employee(s);
   2. A supervisor or manager of First Student Transportation and the appropriate school bus driver(s);
   3. Parent(s)/guardian(s) under the supervision of an authorized adult may view the recorded activity of his or her own student(s). The viewed segment may be as short as one second in length.
   4. Student(s) under the supervision of an authorized adult, as part of a specific investigation or disciplinary action;
   5. Investigative agencies when evidence of criminal activity exists;
   6. Other person(s) as designated by First Student Transportation or School District #2 to assist in an investigation or identification of a student(s).

D. A recording may be kept:
   1. Until the disciplinary action or investigation has been resolved satisfactorily;
   2. Permanently if requested or deemed necessary by an administrator of School District #2 or the Manager of First Student Transportation.

**School Buildings and Grounds**

Security cameras in a school building and on school grounds provide not only a safeguard against illegal entry and vandalism, but also protect students and staff from being wrongly accused of participation in illegal or unacceptable behavior. School administration recognizes the importance of protecting the identity of those filmed. Consequently, although the system is active and recording 24 hours a day, seven days a week, the system is not humanly monitored 24 hours a day, seven days a week.

Students and parents will be notified in the student handbook of the system’s existence, purpose, and the procedures for use.

**PROCEDURE FOR USE OF SECURITY CAMERA RECORDING IN SCHOOL BUILDINGS AND ON SCHOOL GROUNDS**

A. The real time image and/or the recording may be viewed:
   1. During an orientation activity that may involve parents, staff or students;
   2. During the course of an investigation or as part of the process for identifying a student or other district employees.

B. The following will have access to the recording:
   1. The school administrators and site School Resource Officer (SRO);
   2. Investigative agencies (e.g. the Fire Department) when evidence of criminal activity exists;
   3. Parents, under the supervision of an authorized adult, may view the recorded activity of their own student(s). The viewed segment may be as short as one second in length.
   4. Students, under the supervision of an authorized adult, as part of the orientation to the system or as a part of a specific investigation.

C. A recording may be kept permanently:
   1. If an investigative agency wants the record for later court procedures;
   2. If there is an internally anticipated future need such as when there are chronic issues (e.g. harassment, vandalism).

D. A recording may be kept:
   1. Digitally on the hard drive where it remains until recorded over (a maximum of 18 days);
   2. On a CD which will be kept in the school vault.

E. A recording may be kept:
   1. Either until the involved student(s) graduates or until the criminal investigation is completed, whichever is later.

**POLICY 3205 DISTRICT-PROVIDED ACCESS TO ELECTRONIC INFORMATION, SERVICES, AND NETWORKS**

**General**

The District makes Internet access to interconnected computer systems available to District students and faculty. The District provides electronic equipment and networks, including access to the Internet, as part of its instructional program and to promote educational excellence by facilitating resource sharing, innovation, and communication. The District will provide training conducive to maximizing effective and appropriate use of these resources.

The District expects all students to take responsibility for appropriate and lawful use of this access, including good behavior on-line. The District may withdraw student access to its network and to the Internet when any misuse occurs. District teachers and other staff will make reasonable efforts to supervise use of computers, the network and Internet access; however, student cooperation is vital in exercising and promoting responsible use of this access.

**Violations**

If a user violates this policy, the District will deny a student’s access or will withdraw access and may subject a student to additional disciplinary action. An administrator or building principal will make all decisions regarding whether or not a user has violated this policy and any related rules or regulations and may deny, revoke, or suspend access at any time, with that decision being final.

**PROCEDURE 3205-F1 DISTRICT-PROVIDED ACCESS TO ELECTRONIC INFORMATION, SERVICES AND NETWORKS PROCEDURE**

**Acceptable use Procedure**

Technology is provided for BPS staff and students to conduct research and to learn and communicate with others. Communications over the network and files stored on district equipment should not be considered private. The communications and files may be treated like school lockers — administrators and faculty may review files and messages to maintain system integrity and insure users are acting responsibly. Additionally, the technology department may disable, uninstall or block traffic at any time with no prior notice to.

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POLICY 2120 HARRASSMENT, INTIMIDATION, AND BULLYING

Harassment, Intimidation, and Bullying

The District is committed to providing a safe, productive and positive learning environment for all students at all grade levels. A safe and accepting school environment is conducive to and necessary for optimal student achievement. Like other disruptive behaviors, bullying, harassment, intimidation, hazing and retaliation negatively impact the learning environment. Harassment, intimidation, bullying, hazing, and retaliation are behaviors that will not be tolerated at any grade level. Students and staff are strictly prohibited from taking any action that could be interpreted as bullying, intimidation, harassment, hazing, or retaliation for reporting such action.

Definitions:

A. "Harassment," "intimidation," and "bullying" means any threatening, insulting, or demeaning gesture or physical contact, whether oral, written, verbal, or electronic communication or threat directed against a student or students regardless of the underlying reason for such conduct that:

1. causes a student physical or mental harm;
2. damages a student's property or places a student in reasonable fear of harm to the student or the student's property;
3. is sufficiently severe, pervasive or persistent as to interfere with or limit a student's ability to participate in or benefit from access to educational opportunity or benefit; and/or
4. substantially disrupts the orderly operation of the school.

B. "Hazing" means an act against a student or coercing a student into behavior that creates risk of harm to a person in order for the student to be initiated into or affiliated with a student activity, team, club or organization, or for any other purpose.

C. "Retaliation" means an act or communication intended:

1. as retribution against a person who has reported an incidence of bullying, harassment, intimidation, hazing or other prohibited discrimination; or
2. to interfere with the reporting, investigation, or discipline that results from an incident of bullying, harassment, intimidation, hazing or other prohibited discrimination. Retaliation includes, but is not limited to, any form of intimidation, reprisal, coercion, discrimination, harassment, or social contact toward a complainant, or any complainant's relatives, friends, or associates. Generally speaking, retaliation is taking revenge for a perceived wrong; in this context, it could include intimidation, teasing, seeking the sympathies of students, sarcasm, or even diabolical apologies.

D. "Persistent" may consist of repeated acts against a single student or isolated acts directed against a student or a number of different students.

E. "HIB" means harassing, intimidating, bullying, hazing and/or retaliatory conduct that is prohibited by this District policy.

F. "Electronic Communication" is defined in 45-8-213, MCA, and includes any communication by any electronic device or other means including but not limited to text messaging, sexting, email, or use of social networking.

G. "Sexting" means sending sexually explicit messages or photographs by way of electronic communication, such as sending a text message with a sexual image.

H. "Staff Member" includes but is not limited to teachers, specialists, coaches, administrators, board members, volunteers, custodians, and any others employed or authorized by the superintendent, school board, or district.

I. "Designated Investigator" is the principal of the school, a staff member or independent investigator appointed by the superintendent, principal, or person responsible for receiving and investigating reports of bullying, harassment, or intimidation.

Prohibitions:

A. No student or staff member may engage in any of the following:

1. Bullying, intimidation, harassment, or hazing of a student;
2. Retaliation against a student or staff member for reporting an incident of harassment, bullying, intimidation or hazing, or for participating as a witness in the investigation of such an incident, or
3. Coercion of another person to commit bullying, harassment, intimidation, hazing or retaliation.

B. Harassment, bullying, intimidation, hazing and/or retaliation is strictly prohibited:

1. in a classroom or any other location on school premises, including without limitation property owned or controlled by the school, but not owned by the school (e.g., a parking lot);
2. during any school related program, activity, or function where the school is responsible for the student, including on a school bus or other school-related vehicle, or
3. through the use of electronic communication as defined in 45-8-213, regardless of when or where it occurs, that disrupts the orderly operation of the school or any school-related program, activity, or function where the school is responsible for the student.

Consequences:

A. If a student is found to have committed one of the above-prohibited behaviors, consequences shall follow, up to and including expulsion or termination from employment. Such actions are intended not only to discipline the offending student or staff member, but also to protect the target from future aggression or retaliation. Consequences shall be implemented after reporting, investigation, and determination that a prohibited act has occurred.

B. Depending on the age of the students involved and the severity of the infraction, disciplinary and remedial actions taken by administration may include and is not limited to one or more of the following:

1. Parental notification
2. Loss of privilege(s), including participating in school activities
3. Parent conference
4. Reassignment of seats
5. Reassignment of classes
6. Reassignment to another mode of transportation
7. Escort of the perpetrator
8. Completion of apology letter and acknowledgment of behavior
9. Referral or appointments with school counselor or other professionals
10. Payment for damaged property
11. Detention
12. Suspension (in-school or out-of-school)
13. Referral to law enforcement
14. Expulsion

Any student disciplined will be afforded due process in accordance with District policy.

C. Depending on the severity of the offense, disciplinary and remedial actions for school staff is subject to and commensurate with the school’s personnel policies and collective bargaining agreements and may include:

1. Verbal warning
2. Written warning  
3. Suspension with or without pay  
4. Referral to law enforcement  
5. Termination of employment

Intervention

A. All staff members shall intervene when witnessing potential HIB. If the staff member witnesses such behavior or receives a report of unresolved HIB, the staff member will report the matter as provided for in this policy.

B. If it is determined that staff was aware of HIB and did nothing to intervene, the staff member will be subject to discipline or other remedial action.

Reporting

A. Students who feel they have been subjected to HIB or other students, parents, staff, or other community members who believe they have witnessed such treatment of a student may report the incident either in writing (via Incident Reporting Form) or verbally. Reports may be made to any employee. Failure to use the designated form will not cause the complaint to be dismissed so long as the written report provides sufficient detail for action by the school.

B. Any employee who becomes aware of HIB should attempt to resolve the matter immediately. When an employee is made aware of unresolved incidents they shall fill out or assist the student in filling out an Incident Reporting Form and submit it to the administrator (under the administrator is the subject of the complaint) within two school days of the incident.

C. If the principal is the subject of the complaint, the report should be submitted to the Executive Director of Human Resources, the Executive Director of School Leadership Support, or the Superintendent.

D. Anonymous reports containing adequate detail to investigate will be investigated. Incident Reporting Forms are available on the District website, included in the student handbook, and available in each school’s main office.

Investigatory Process

A. All investigations should be initiated promptly, but no later than two school days after the Incident Report has been complete and filed with the school administrator.

B. The designated investigator will determine whether HIB has occurred by interviewing the aggressor(s), the target(s), the reporter, and any bystanders and other witnesses. Previous incident reports involving the same students should also be taken into consideration.

C. Any interviewees should be informed that information given will be kept as confidential as possible in accordance with student due process rights. That disclosure may be necessary.

D. The investigation should be performed and concluded within five school days of receipt of a report. Upon conclusion, if it is found that HIB occurred among the target(s) and the aggressor(s) shall be notified immediately by a school administrator.

E. The school administrator will determine whether another entity has jurisdiction over the incident. If instances of HIB rise to the level of a possible criminal offense, a school administrator shall immediately notify law enforcement.

F. The school administrator shall determine and implement appropriate consequences, which may include discipline and/or remedial action for the aggressor and the target. The aggressor will be informed that retaliation is strictly prohibited and will be met with similar or additional consequences.

G. The school administration shall take all necessary steps to protect the target from further HIB incidents. This can include but is not limited to changing the aggressor’s seat, transportation route, or classes and identifying a staff member to act as a supervisor for the aggressor. If an escort is appropriate, the aggressor – not the target – should be escorted.

H. A school administrator will follow up with the target of any HIB to ensure that the negative behavior has stopped and not repeated.

I. A written record will be kept of each reported incident, including the written report, investigative steps and information, conclusive findings, referral to other entities (e.g., law enforcement), and disciplinary and/or remedial action taken.

Notification and Training

A. This policy and any related procedures will be included in student handbooks for all grade levels and prominently posted on the District’s webpage.

B. Reporting form(s) will be readily available to staff members, students, and parents, including online on the District’s website.

C. Staff and students will be educated on the policy and procedures, including: recognizing inappropriate behaviors; using appropriate intervention and remediation; and possible consequences and discipline.

POLICY 3210 EQUAL EDUCATIONAL OPPORTUNITY

Equal Educational Opportunity

The District recognizes and celebrates Montana’s Constitutional guarantee of equal educational opportunity to each person in this state. To that end, the District will make equal educational opportunities available for all students of the District without regard to race, color, national origin, ancestry, sex, ethnicity, language barrier, religious belief, political belief, physical or mental handicap or disability, economic or social condition, age, or actual or potential marital or parental status. This policy applies to all areas of education, including curriculum, cocurricular and extracurricular activities, and other rights or privileges of enrollment. In addition, the District will not tolerate harassment, intimidation, bullying, or hazing as set forth in Policy 3210g. If a conduct is based on, or motivated by race, color, national origin, sex, age, political beliefs, religion, creed, physical or mental handicap, or disability, or marital status, the District will consider such behavior as constituting discrimination in violation of state and federal law. Any student or responsible adult with questions about this policy is encouraged to address the question first to the student’s building administrator. The student or responsible adult may also address questions concerning this policy to the Superintendent or to the District’s nondiscrimination coordinator (Executive Director of Human Resources). Any individual may file a complaint alleging violation of this policy by following the procedure outlined in Policy 3230, Policy 3210g, and Policy 3100. Pursuant to federal law, the District will notify annually all students, the responsible adult, and staff of this policy and the name and location of the designated District coordinator to receive inquiries. The annual notification will also be included in all student handbooks.

POLICY 3230 NON-DISCRIMINATION AND ANTI-HARASSMENT

Non-Discrimination and Anti-Harassment

The District will not tolerate harassment, intimidation, bullying, hazing, or retaliation as defined in Policy 3210, or adverse conduct that is reasonably perceived as being motivated by any actual or perceived attribute such as race, color, ancestry, national origin, religion, sex, marital status, or disability. Such conduct by students, employees, trustees, volunteers, and third parties who are on school grounds or involved in school-related activities is discriminatory and prohibited. One example of prohibited discrimination is “sexual harassment.” Sexual harassment occurs whenever an individual makes unwelcome advances, requests sexual favors, or engages in other verbal, non-verbal, or physical conduct of a sexual or sex-based nature, imposed on the basis of sex, that:

1. Is so severe or pervasive that it denies or limits the provision of educational, benefits, services, or treatment; or

2. Has the purpose or effect of:
   a. Substantially interfering with a student’s educational environment;
   b. Creating an intimidating, hostile, or offensive educational environment;
   c. Depriving a student of educational benefits, services, or treatment; or
   d. Making submission to or rejection of such conduct the basis for academic decisions affecting the student or making such conduct a condition of a student’s ability to participate in the student’s education.

Examples of sexual harassment include, but are not limited to, touching, crude jokes or pictures, discussions of sexual experiences, teasing related to sexual characteristics, and spreading rumors related to a person’s alleged sexual activities. Sexual harassment also includes sexual violence: physical sexual acts perpetrated against a person’s will or where a person is incapable of giving consent due to the use of drugs or alcohol or due to mental handicap or disability.

Harassment motivated by any protected-class status is considered discrimination if:

1. Is so severe or pervasive that it denies or limits the provision of educational, benefits, services, or treatment; and

2. Has the purpose or effect:
   a. Substantially interfering with a student’s educational environment;
   b. Creating an intimidating, hostile, or offensive educational environment;
   c. Depriving a student of educational benefits, services, or treatment; or
   d. Making submission to or rejection of such conduct the basis for academic decisions affecting the student or making such conduct a condition of a student’s ability to participate in the student’s education.

Designation of “Title IX (Non-discrimination) Coordinator”

The District has designated employees in each school to serve as a “Title IX Coordinator,” also known as “Non-Discrimination Coordinator,” who is trained to understand and apply the procedures and policies for addressing sexual harassment, sexual violence, and discrimination. In addition, the Executive Director of Human Resources in Lincoln Center also serves in this role. These coordinators are not limited to addressing gender-based discrimination but can address all issues pertaining to harassment, intimidation, bullying, hazing, discrimination, and retaliation.

Procedure for Reporting Harassment, Discrimination, or Retaliation

Students who believe they are being or have been subjected to protected-class-based harassment, discrimination, or retaliation or who have witnessed such conduct may report the conduct either:

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1. On Form 3210-F;
2. In accordance with the Uniform Complaint Procedure, Policy 1700;
3. Verbally to an administrator, teacher, counselor, or Title IX coordinator;
4. In accordance with Title IX, IDEA, Section 504, or ADA grievance procedures, or
5. Verbally to any employee.

Any adult school employee, adult volunteer, district contractor, or agent who witnesses, overhears, or receives a report, oral or written, of any incident, shall report it in accordance with this policy and any procedures developed under this policy.

Employee Responsibilities
Each administrator is responsible for maintaining an educational environment free from discrimination. The administrator shall ensure the School District’s equal opportunity and non-discrimination policies and procedures are enforced. These actions include, but are not limited to:
1. Providing notification of the District’s grievance or reporting procedures in the student and employee handbooks (See incident reporting form, Policy 3210);
2. Providing notification of the rights and responsibilities of students and staff regarding harassment, intimidation, bullying, discrimination, or retaliation; and
3. Providing new employees of the District a copy of these policies;
4. Taking prompt action to report and investigate complaints of harassment, intimidation, bullying, discrimination, or retaliation; and
5. Instructing employees and students regarding the procedures for reporting harassment, intimidation, bullying, discrimination, or retaliation.

All school employees shall intervene when witnessing behavior which could be considered bullying, harassment, intimidation, bullying, discrimination, or retaliation. If the employee witnesses such behavior, the employee shall report the behavior to an administrator or Title IX coordinator and/or on Form 3210-F. If it is determined that an employee was aware of bullying, harassment, intimidation, bullying, discrimination, or retaliation and did nothing to intervene or report, the employee will be subject to discipline.

Investigation Process
A. All investigations should be initiated promptly, but no later than two (2) school days after the incident.

B. The designated investigator will determine whether bullying, harassment, intimidation, or discrimination occurred by interviewing the aggrieved student, the target, the reporter, and known bystanders and other witnesses. Previous incident reports involving the same individuals should also be taken into consideration.

C. Any interviewees should be informed that information given will be kept as confidential as possible in accordance with student due process rights. Disclosure of any information may be necessary and required in proceedings flowing from the incident.

D. The investigation should be performed and concluded within five (5) school days of initiation of the investigation. Upon conclusion, if it is found that bullying, harassment, intimidation, bullying, or discrimination has occurred, the responsible adult of the target(s) and the aggressor(s) shall be notified immediately by a school administrator.

E. The school administration will determine whether another entity has jurisdiction over the incident. If instances of bullying, harassment, intimidation, bullying, discrimination, or retaliation rise to the level of a possible criminal offense, a school administrator shall immediately notify the police.

F. The school principal, in conjunction with the counselor or other appropriate staff, shall determine and implement appropriate consequences, which may include discipline and/or remedial action for the aggressor and the target.

G. The aggressor will be informed that retaliation is strictly prohibited and will be met with additional consequences.

H. The school administration shall take all necessary steps to protect the target from further bullying, harassment, intimidation, bullying, discrimination, or retaliation. This includes expelling or removing the aggressor from school property.

I. If a student is found to have committed one of the above-listed behaviors, consequences may follow, up to and including expulsion from school property. Such action is meant not only to discipline the offending student or staff member, but also to protect the target from further aggression or retaliation. Consequences may be implemented after reporting, investigation, and determination that a prohibited act has been committed.

Consequences for Discrimination
A. If a student’s or staff member is found to have committed one of the above-listed behaviors, consequences may follow, up to and including expulsion from school property. Such action is meant not only to discipline the offending student or staff member, but also to protect the target from further aggression or retaliation. Consequences may be implemented after reporting, investigation, and determination that a prohibited act has been committed.

B. Depending on the age of the student involved and the severity of the incident, disciplinary and remedial actions for school perpetrators may include:

1. Notification given to the responsible adult;
2. Loss of privileges, including participation in school activities;
3. Conferences with the responsible adult;
4. Reassignment of seats;
5. Reassignment of classes;
6. Reassignment to another mode of transportation;
7. Escort of the perpetrator;
8. Completion of an apology letter and acknowledgment of behavior;
9. Referral or appointments with school counselor or other administrators;
10. Payment for damaged property;
11. Suspension; and
12. Referral to law enforcement; and

C. Any student disciplined will be afforded due process in accordance with District policies.

D. Depending on the severity of the offense, disciplinary and remedial actions for school staff is subject to and commensurate with the district’s personnel policies and may include:

1. Disciplinary warning;
2. Written warning;
3. Training, at the employee’s expense;
4. Suspension with or without pay;
5. Referral to law enforcement; and
6. Termination of employment.

D. The District may also provide additional training to students and staff following a report and investigation. The District may also provide information and resources to the victim of available academic, counseling, medical, and other services.

Retaliation, Reprisal, and Fabrication
The District prohibits retaliation and reprisal against any person who reports an act of harassment, intimidation, bullying, harassment or discrimination or who participates as a witness in an investigation or disciplinary hearing arising out of such reports. Students or employees who retaliate will be disciplined, with possible consequences including expulsion or termination. Individuals who intentionally fabricate allegations of harassment, intimidation, bullying, harassment, or discrimination shall be subject to disciplinary action, up to and including expulsion or termination.

Notification and Training
A. The District policy, procedures, and rules will be included in student handbooks for all grade levels and prominently posted on the District’s webpage.
B. Reporting form(s) will be readily available to students, staff, and the responsible adult, including on-line on the District’s website.
C. Staff and students will be educated on the policy, procedures, and rules, including: recognizing inappropriate behavior; using appropriate intervention and remediation; and possible consequences and discipline.

POLICY 3235 STUDENT DRUG AND CHEMICAL USE AND ABUSE
(See complete policy on Billing Public Schools website and refer to Athletic Code of Conduct)

POLICY 3240 TOBACCO FREE SCHOOLS
Tobacco Free Schools
As it is a medical fact that the use of tobacco and related substances is a major health hazard, the Board of Trustees of School District No. 2 hereby institutes a “tobacco free” policy in all schools, school functions, and school activities. Use of tobacco by minors is also against the law. It is the belief of the Board that staff modeling is critical to the educational process and that this policy supports our instructional expectations and curriculum. Since it is also a medical fact that passive smoke consumption can be as life-threatening as active smoke consumption, the Board of Trustees hereby directs that all buildings utilized by School District No. 2 shall be “tobacco free,” in order to assure that all students, staff, and public alike within school buildings shall be free and protected from passive smoke exposure. Students who use tobacco on school premises, at school functions, or during school activities are subject to discipline.

POLICY 3250 GUN FREE SCHOOLS
Gun-Free Schools
In accordance with the provisions of the Gun-Free Schools Act, 20 USC 3531, any student who brings a firearm onto school premises or at a school-related function or activity, except as provided below, shall be suspended or expelled for a period of not less than one calendar year unless modified by the Superintendent on the basis of facts determined through the
hearing process, as set forth in the District discipline policies below. In accordance with the provisions of the Gun-Free School Zones Act, 18 USC 922(q), students and other authorized persons may bring unloaded firearms onto school property for use in instructional activities that have prior written permission of the District Superintendent. At the conclusion of the activity, the firearms must be immediately removed from school property. No student shall possess any firearm, without authorization, on school premises or in any school or school activities, or during intermission or recess, or any school function or activity. Violation of this provision shall result in discipline up to and including expulsion. All students charged with violation of this procedure shall have the right to a hearing. The term “firearm” shall be defined as provided in 18 USC 921. This term shall include any weapon which is designed, or may be readily converted, to expel a projectile by the action of an explosive, the frame or receiver of any such weapon, a muffler or silencer for such a weapon, or any explosive, incendiary or poison gas, or which can reasonably be considered, or looks like, a firearm. The Superintendent shall develop a procedure to notify the criminal justice or juvenile delinquency system of any student who brings a firearm to school. The District will refer to law enforcement for immediate prosecution any person who possesses, carries, or stores a weapon in a school building or on school premises. In addition, the District will refer for possible prosecution a responsible adult of any minor violating this policy on grounds of allowing a minor to possess, carry, or store a weapon in a school. The District will keep a record of all students disciplined under this policy and the circumstances surrounding their discipline, including the number of students expelled and the types of weapons involved. This information shall be provided to local law enforcement authorities and other governmental agencies as required by law. This policy includes any application to law enforcement officers and other officials provided for in law. The Superintendent may grant persons and entities advance permission to possess, carry, or store a weapon in a school building.

POLICY 3265 BOMB THREATS AND THREATS OF HAZARDOUS SUBSTANCES

Bomb Threats and Threats of Hazardous Substances
The Board will expel any student who makes a bomb threat, even if only a hoax or intended to be a hoax, for a definite period of time of at least one (1) calendar year. However, the Superintendent may modify the requirement for expulsion of a student on a case-by-case basis. The Board will expel any student who makes a threat of a hazardous substance, even if only a hoax or intended to be a hoax, for a definite period of time of at least one (1) calendar year. However, the Superintendent may modify the requirement for expulsion of a student on a case-by-case basis.

POLICY 3300 STUDENT DISCIPLINE: CONSEQUENCES FOR VIOLATIONS OF STUDENT CODE OF CONDUCT

The Board grants authority to a teacher or principal to hold a student to strict accountability for conduct:
1. In school;
2. On, or within sight of, school grounds before, during, or after school hours;
3. At a school function or activity;
4. On the way to or from school, school functions or activities;
5. During intermission or recess;
6. At a school activity, conduct as described below, or
7. At school functions and activities.

The Board grants authority to a building administrator to impose on students under their charge any disciplinary measure, other than expulsion or corporal punishment, that is appropriate and in accordance with policies, procedures, rules, and handbooks on student discipline. The Board authorizes teachers/adult supervisors of students to implement their classroom disciplinary interventions or remove students from classrooms with a referral to the building administrator for disruptive behavior.

Out-of-school conduct which is recognized to be within the jurisdiction of the school includes acts which:
1. Tend to demoralize other students in the school;
2. Are detrimental to the overall good order and best interests of the school;
3. Produce a negative effect on the discipline, function, or general welfare of the school;
4. Adversely impact the physical or emotional safety and/or the care for and wellbeing of the school's students, staff, or property;
5. Anywhere conduct may reasonably be considered to be a threat or an attempted intimidation of a student or staff member or an interference with school purposes or any educational function.

Disciplinary Measures
This District may assign consequences to any student for disobedience or misconduct. For the purpose of this Policy, "disobedience or misconduct" means a student's failure to obey or a student's improper behavior, including within a classroom/setting violation of school policies, procedures, rules and handbooks, laws and regulations, applicable to schools, and any behavior damaging to the school environment. Disciplinary measures include, but are not limited to:
1. Expulsion;
2. Suspension;
3. Detention, including Saturdays;
4. School community service;
5. Loss of student privileges;
6. Loss of bus privileges;
7. Notification to juvenile authorities and/or police;
8. Restitution for damages to school property.

No District employee or person engaged by the District may inflict or cause to be inflicted corporal punishment on a student. Corporal punishment does not include reasonable force that District personnel are permitted to use as needed to maintain safety for other students, school personnel, or other persons, or for the purpose of self-defense, or as otherwise allowed by law.

POLICY 3350 STUDENT DISCIPLINE: DUE PROCESS

The District will maintain a system of legally-ordered procedures for administering student discipline so that due process of law is provided. The type of procedural protections given will depend on the severity of the infractions and the severity of the penalty being sought.

PROCEDURE 3350-P1 DETENTION

For minor infractions of school rules or regulations, or for minor misconduct, staff may detain students after school hours for not more than 60 minutes on one or more days. Students may be required to attend Saturday detention for up to four hours. Proceeding the assessment of such consequences, the staff member shall inform the student of the nature of the offense charged and/or the specific conduct which allegedly constitutes the violation. The student shall be afforded an opportunity to explain or justify the student’s actions to the staff members. After-school detention shall not begin until the responsible adult has been notified (except in the case of the adult student) for the purpose of informing the responsible adult to make arrangements for the necessary transportation of the student when the student has been detained after school hours for corrective action or punishment. Students detained for corrective action or punishment shall be under the direct supervision of the staff member or another member of the professional staff.

PROCEDURE 3350-P2 SUSPENSION AND EXPULSION

The District recognizes and honors students' constitutional right to educational opportunity. However, as provided in Montana law, the District will exercise its right to suspend or expel a student when necessary. The District expects all students to know and follow the District's policies, procedures, rules, and handbooks. The District considers a student’s failure or refusal to comply with District policies, procedures, rules, and handbooks cause for discipline, including suspension or expulsion. Students with disabilities will be suspended or expelled pursuant to the provisions of the Individuals with Disabilities Education Act (IDEA), Section 504, and corresponding Montana law. See Policies 3350-P3 and P-4.

A. Definitions and Procedures

1. Suspension “Suspension” means the exclusion of a student from attending individual classes, school functions or activities and participating in school activities for an initial period not to exceed ten (10) consecutive school days per incident. Following an alleged infraction, a school administrator shall give the student oral or written notice of the alleged misconduct. If the student denies the allegations, the administrator shall explain the evidence of the misconduct to the student. The student shall then be given an opportunity to present the student’s position.

The administrator shall make every reasonable attempt to contact the responsible adult as soon as possible, by phone, email, or letter. If requested by the responsible adult, a meeting with the responsible adult shall be scheduled at the earliest convenience. K-3 students will not be sent home during the school day, but may be suspended effective at the end of the school day unless a responsible adult has been notified and will transport the student to home or other safe place. The student may not participate in school sponsored activities during the term of suspension or alternative placement.

An administrator may hold an informal hearing with the student and responsible adult on or before day ten (10) to determine if the student's immediate return to school would be detrimental to the health, welfare, or safety of others or would be disruptive of the educational process. A student may be suspended for an additional period of time not to exceed a total suspension of twenty (20) consecutive school days. Only an administrator may order the suspension of a student.

2. Expulsion “Expulsion” is any removal of a student for more than twenty (20) school days without the provision of educational services. Only the Board of Trustees may expel a student.

B. Due Process Hearing

There are two (2) distinct situations that may lead to a due process hearing:
1. A series of problems with documented efforts by the school to solve these problems;
2. A situation where there is a single severe violation of the policies, procedures, rules, or handbooks.

The hearing can result in four (4) possible actions being taken by the hearing officer:
1. Reinstatement of the student at the conclusion of the current disciplinary action;
2. A suspension, not to exceed twenty (20) days, from the date of initial suspension;
3. Alternative placement, which could extend up to one year. If the violation occurs in the second semester of the school year, the disciplinary action may extend through the first semester of the following school year; and
4. A recommendation of the hearing officer, through the Superintendent, to the Board of Trustees, that the student be expelled from the Billings Public Schools.

Correspondence and the record of the due process hearing and outcome will become a part of the student’s permanent record as provided by law.

Building Administrator:
If a due process hearing is warranted, the administrator who made the decision to hold a due process hearing shall provide written notice to the responsible adult (hand-delivered or certified return mail) or if the student is over age 18, by hand-delivery. This notice must be postmarked or hand-delivered with receipt, not later than two (2) school days following the day the administrative decision to pursue due process hearing was made. This notice shall contain:

1. Name of hearing officer (different person from the one deciding to invoke process, and only licensed administrators contracted by the District may act as hearing officers);
2. A description of possible disciplinary action;
3. A description of the alleged misconduct and standards of student conduct allegedly violated;
4. Notice that all educational records will be reviewed;
5. A statement of time and place of the hearing, with not less than two (2) days between notice and the actual hearing to permit preparation of defense;
6. A statement of procedural rights accorded the student including the right to be represented by an attorney, the right to question witnesses, and to cross-examine the testimony of witnesses and evidence in the right to an impartial hearing officer, the right to have a personal copy of the official record at the student’s own expense, and the right to reasonable access to the student’s records and relevant non-education evidence which may be used at the hearing. However, in the event of sexual abuse or severe harassment, the District may protect the victim and limit any right to face-to-face cross-examination;
7. That the responsible adult must give written notice to the building administrator at least 48 hours before the date of the hearing if the student will have an attorney present;
8. The administrator must contact the appropriate educational sector or Superintendent’s legal counsel if the student is represented by an attorney; the building administrator must also notify the hearing officer that attorney shall be present. If the hearing officer requests legal counsel, one will be secured through the appropriate executive director or the Superintendent;
9. A statement that nonappearance of the student or the student’s representative shall entitle the hearing officer to conduct the hearing in the student’s absence;
10. A copy of this Policy and any related policies, procedures, rules, and handbooks;
11. A statement that any reasonable accommodations such as an interpreter, will be provided as requested;
12. The hearing may be waived and the proposed disciplinary action imposed if the student and responsible adult furnish the hearing officer a signed statement to that effect;
13. A statement that the hearing shall be recorded;
14. The hearing shall be closed to the public unless the student requests in writing an open hearing prior to its commencement.

The hearing shall be scheduled within five (5) school days after the hearing notice has been served. If the student requests a postponement of the hearing the student is to remain out of school pending a decision by the hearing officer. The postponement may be granted only if the student and the student’s representative agree that the student shall remain out of school pending a decision by the hearing officer, waiving the statutory and constitutional right of reinstatement after twenty (20) days.

The student has a right to an impartial hearing officer. Upon written objection by the student made at least two (2) days before the hearing, stating the reason for the objection, another hearing officer may be designated. If the first assigned hearing officer conducts the hearing, that officer must address the objection and make a finding of impartiality. The student has the right to question all witnesses and challenge all evidence (except the victim of sexual abuse or severe sexual harassment). The student may submit evidence, present witnesses and testify in the student’s own defense. Self-incrimination is not applicable in school disciplinary proceedings. While a student will not be compelled to testify, the refusal to do so may be used to support a finding that the student did engage in the charged conduct.

Hearing Officer:
The hearing officer is not required to conform to the formal rules of evidence. The student is presumed innocent until evidence proves otherwise. The hearing officer has two (2) school days to make the findings and decision. The student’s initial disciplinary action will remain in effect until notified by the hearing officer of the due process decision. The student shall be notified of the result of the hearing in writing, by hand-delivery, or by certified return mail, posted within two (2) school days after the hearing. The letter from the hearing officer must:
1. Be evidence or school letterhead;
2. Indicate date of hearing;
3. Name the student;
4. Explain behavior that made due process hearing necessary;
5. State the beginning and ending date of disciplinary action, if any, and restrictions on student’s presence on school premises and at school activities;
6. Identify an alternative placement;
7. Inform as to appeal procedure; and
8. Be signed by the hearing officer.

Superintendent Review:
The Superintendent or the Superintendent’s designee shall review the Hearing Officer’s final report. If the Superintendent is satisfied that Board Policy, including the right to substantive and procedural due process, was followed by the building administrator and Hearing Officer, then the Superintendent shall affirm the Hearing Officer’s report. If the Superintendent is not satisfied that Board Policy was followed, the hearing officer shall reexamine the matter, and the Superintendent shall then affirm or modify the Hearing Officer’s report. The Superintendent shall give written notice to the building administrator, hearing officer, student, and responsible adult within five (5) school days of receipt of the hearing officer’s final report, unless the student has sent the Superintendent a written appeal, in which case the time to review is extended an additional two (2) days.

Appeal:
The student or responsible adult may appeal the issue of whether substantive and procedural due process was provided by writing to the Superintendent within three (3) days of receipt of the hearing officer’s decision. The Superintendent may designate a review by an impartial individual for a recommendation concerning the appeal.

C. Board Hearing

If the hearing officer believes, after a due process hearing, that the Board should consider an expulsion, the hearing officer shall forward the record of the hearing, along with a written recommendation of expulsion, to the Superintendent. The hearing officer’s recommendation shall contain the following:

1. Date due process hearing occurred;
2. Reasons for expulsion recommendation; and
3. Hearing officer’s signature.

Superintendent:
The Superintendent shall provide the record from the due process hearing and the recommendation for expulsion to the Board if the Superintendent concurs in the recommendation. The record and recommendation provided to the Board shall include:
1. All documents, including exhibits, statements, notices, letters, and other written communications between the School District and the student, concerning the alleged misconduct and the hearing;
2. A detailed description of the due process hearing including date, location, persons present and role of each person present;
3. A reasonably detailed summary of the testimony and evidence of the hearing by the hearing officer;
4. A reasonably detailed statement of the hearing officer’s assessment of the evidence and testimony;
5. A proposed statement of the facts, including all facts necessary to determine that expulsion is proper; and
6. A statement of why the hearing officer believes the conduct may warrant expulsion, and the date and location of the hearing.

The Superintendent shall send notice of the expulsion hearing to the student and responsible adult at least five (5) school days before the date scheduled for the hearing. In addition to that date, the notice of the hearing shall include:
1. A definition of expulsion;
2. The date, time and place of the hearing;
3. Information describing the process to be used to conduct the hearing;
4. Notice that the student or responsible adult must give notice at least two (2) school days before the hearing that they will have an attorney present at the hearing;
5. Information that the student, or the student’s responsible adult or attorney may make arrangements with the Superintendent to review the due process hearing record; and
6. The Board’s decision to conduct the hearing in closed session unless the responsible adult or emancipated student waives the right to hold the hearing in executive session. Such waiver requests must be made to the School Board in writing, at least two (2) school days before the hearing. The Board’s decision as to whether to hold the hearing in executive session will be made in accordance with state law.

An expulsion hearing may be rescheduled by the student or responsible adult by submitting a written request showing good cause to the Superintendent or the Superintendent’s designee at least two (2) school days prior to the date of the hearing as originally scheduled. A student’s request to reschedule constitutes a waiver of any statutory or constitutional right.
to be reinstated within twenty (20) days of the first day of suspension. The Superintendent or the Superintendent’s designee shall determine if the request shows good cause.

Board of Trustees:
The Board shall consider expulsion in a de novo hearing. The expulsion hearing is not an appeal of the due process hearing officer’s decision, and the Board’s decision on the question of expulsion shall not affect any disciplinary action already imposed. The de novo board hearing on expulsion should be scheduled so that it may be resolved within twenty days of initial suspension, unless the student or responsible adult has waived that deadline. The expulsion hearing will be conducted by the Board in accordance with Montana law. Formal rules of evidence are not binding upon the Board’s conduct of the hearing. Before the expulsion hearing the student will be entitled to:
1. Access to any and all evidence which may be presented, as well as access to the student’s own records; and
2. Representation by the responsible adult, or someone else designated in writing by the responsible adult.

During the expulsion hearing, the student will be entitled to:
1. The opportunity to comment on any evidence discovered after the due process hearing;
2. Not be compelled to testify, although the refusal to do so may be used to support a finding that the student did engage in the charged conduct;
3. The opportunity to comment on any alleged violation of due process;
4. Representation by the responsible adult, or someone else designated in writing by the responsible adult;
5. The opportunity to present evidence or testimony of any witness on the student’s behalf;
6. The opportunity to cross-examine witnesses, except the victim of sexual abuse or severe sexual misconduct.

At the expulsion hearing, the record of the due process hearing shall be entered into evidence. The Board will announce its decision and shall cause notice of the decision to be sent by certified mail (return receipt requested) or by hand-delivery, to the student and responsible adult. After the lapse of one year, the student so expelled may apply for reentry to the school by making written application to the Board through the Superintendent. The application for readmission shall contain facts and evidence indicating resolution of the problem that caused the expulsion. Any supporting statements from persons other than the responsible adult or student should be included with the application.

The Board shall consider each application individually and make an independent determination of whether or not the request will be granted. The Board may order a hearing to be held on any application for readmission to school. The hearing shall follow procedures the same as those of the expulsion hearing, except the student shall have the burden of establishing the resolution of the student’s particular difficulties. Readmission may occur only at the beginning of a grading period.

POLICY 3416 ADMINISTERING MEDICINES TO STUDENTS

It is most desirable for medication to be administered at home. However, when a student is required to take medication during the regular school day, the following applies:
1. The initial dose of medication must be administered at home in order to avoid adverse reactions from occurring at school.
2. School personnel reserve the right to review and deny all requests for medication being taken during school hours.
3. With written permission from parent or guardian, a student may self-administer medications in accordance with district procedure. Prescription drugs require current written instructions from a medical practitioner.
4. If a student is not able to self-administer medication, medication will be administered pursuant to the written authorization of a physician or dentist as well as written permission from parent or guardian, in accordance with district procedure. A nurse will administer medication to those students.

Administration of Insulin:
If a parent requests and the Superintendent approves, a school employee may volunteer to administer insulin pursuant to Section 20-5-412, MCA, and pursuant to procedures developed by the Superintendent.

PROCEDURE 3416-P1 ADMINISTERING MEDICINES TO STUDENTS

Procedures for Self-Administration and Administration of Medications:
1. For all students, the initial dose must be administered at home to avoid adverse reactions from occurring at school.
2. School personnel reserve the right to review and deny requests for medication being taken during school hours.
3. All medications (approved for keeping by students) must be stored in designated area that is to remain locked when not in use.

Self-Administered Medications:

Elementary Students:
1. School personnel may not accept or supervise the taking of medication unless it is accompanied by a "Consent for Student Self-Administration of Medication" form, signed by the parent/legal guardian.
2. Students taking medication (over the counter or prescribed by physician) must present the medication in its original container to the principal or designee.
3. The student will self-administer the medication with supervision. Some assistance may be given to the student with verbal suggestions, prompting, reminding, gauging, opening the lid, guiding the hand, removing the medication from the container, and holding fluids to assist in swallowing of oral medications.
4. Students must take all medication in the presence of designated school personnel. (Exception: with consent form and original container, student may carry inhaler or epipen with them).
5. School staff is responsible for informing the nurse in writing of any parent requesting a child to take medication at school.

Self-Administered Medications:

Middle School Students:
1. Middle school students will follow elementary procedures when taking prescription medications.
2. Middle school students must keep in their possession a small quantity of nonprescription medication in original container and self-administer in accordance with parent instruction.

Self-Administered Medications:

High School Students:

High school students are responsible for taking their own medication. High school students are allowed to carry only a small amount of necessary medication in properly labeled containers.

Procedures for Students with Special Needs:
Special considerations must be given to any student who is unable to take medication on their own. Since each child's needs vary greatly, an appropriate procedure for the dispensing of medication at school will be developed.

The nurse will be responsible for administering medication or delegating the administration of medications.

Some special needs students may be able to assume responsibility for their own medications with supervision by following the procedures outlined in Self-Administration of Medication for Elementary Students.

Some special needs students may require the nurse to administer medications:
1. The school must be provided with signed written permission from the parent of the student requesting the nurse assist the student in taking the medication prescribed.
2. The medication must be in the original container, labeled accordingly (child’s name, name of medication, dosage, route, time of day to be taken, duration of time to be taken, and physician name).
3. A signed physician order is required for all medication to be administered. This order must be current (renewed at the beginning of the school year and for any change in medication orders).
4. All medication must be stored in designated area that is to remain locked when not in use.
5. The nurse will complete the medication recording form to be retained as part of the health file.

The nurse will make certain of the child's identity before administering medication.

POLICY 3411 EMERGENCY TREATMENT

The Board recognizes that schools are responsible for providing first aid or emergency treatment to a student in case of sudden illness or injury; however, further medical attention is the responsibility of the parent or guardian.

The District requires that every parent or guardian provide a telephone number where a parent or designee of a parent may be reached in case of an emergency.

When a student is injured, staff will provide immediate care and attention until relieved by a superior, a nurse, or a doctor. The District will employ its normal procedures to address medical emergencies without regard to the existence of medical directives to health care professionals as such directives do not govern school-based personnel. A principal or designee staff member will call a parent or parental designee immediately so that the parent may arrange for care or treatment of an injured student.

When a student develops symptoms of illness while at school, a responsible school official will do the
following:

isolate the student immediately from other children to a room or area segregated for that purpose;

inform a parent or guardian as soon as possible about the illness and request a parent or guardian to pick up the child, and

report each case of suspected communicable disease the same day by telephone to a local health authority or as soon as possible thereafter if a health authority cannot be reached the same day.

When a parent or guardian cannot be reached and when in the judgment of a principal or other person in charge that immediate medical attention is required, an injured student may be taken directly to a hospital and treated by a physician on call. Once located, a parent or a guardian is responsible for continuing treatment or for making other arrangements.

POLICY 3600 STUDENT RECORDS

The Board recognizes that school student records are confidential and that information from them will not be released other than as provided by law.

State and federal law extend to students and parents certain rights, including the right to inspect, to copy, and to challenge school records. The District will ensure that in school student records is current, accurate, clear, and relevant. All information maintained concerning a student receiving special education services will be

directly related to the provision of services to that child. The District may release directory information as permitted by law, but parents will have the right to object to release of information regarding their child.

The Superintendent will implement this policy through adopted administrative procedures in compliance with state and federal laws. The Superintendent or designee will inform staff members of this policy and will inform students and their parents of it, as well as their rights regarding school student records.

Each student's permanent file, as defined by the board of public education, must be permanently kept in a secure location. Other student records must be maintained and destroyed as provided in 20-1-132, MCA.

FORM 3600-F1 FERPA (FAMILY EDUCATIONAL RIGHTS AND PRIVACY ACT) ANNUAL NOTIFICATION

Notification to Parents and Students of Rights Concerning a Student's School Records

The District will maintain two (2) sets of school records for each student: a permanent record and a cumulative record. The permanent record shall include: the name and address of the student; the name and address of the student's parent or guardian; the student's birth date; the student's academic work completed; the student's level of achievement (grades, standardized achievement tests); the student's immunization records as per 20-5-506, MCA; the student's attendance data; and a record of any long-term suspension or expulsion. The cumulative record may include: intelligence and aptitude scores; psychological reports; achievement test results; participation in extracurricular activities; honors and awards; teacher anecdotal records; verified reports or information from non-educational persons; verified information of clear relevance to the student's education; and information pertaining to release of this record; and disciplinary information.

The Family Educational Rights and Privacy Act (FERPA) grants parents or guardians and students over eighteen (18) years of age ("eligible students") certain rights with respect to the student's education records. They are:

1. The right to inspect and copy the student's education records, within a reasonable time from the day the District receives a request for access.

Parents or guardians of students less than eighteen (18) years of age and students older than eighteen (18) years of age have the right to inspect and copy the student's permanent record. Parents, guardians, or students should submit to the school principal or (appropriate school official) a written request that identifies the record(s) they wish to inspect. The principal will make arrangements for access and notify the parent(s)/guardian(s) or eligible student of the time and place where the records may be inspected.

The District charges a nominal fee for copying, but no one will be denied their right to copies of their records for inability to pay this cost.

The rights contained in this section are denied to any person against whom an order of protection has been entered concerning a student.

2. The right to request the amendment of the student's education records that the parent(s)/guardian(s) or eligible student believes are inaccurate, misleading, irrelevant, or improper.

Parents/guardians or eligible students may ask the District to amend a record that they believe is inaccurate, misleading, irrelevant, or improper. They should write the school principal or records custodian, clearly identifying the part of the record they want changed, and specify the reason.

If the District decides not to amend the record as requested by the parent(s)/guardian(s) or eligible student, the District will notify the parent(s)/guardian(s) or eligible student of the decision and advise them of their right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the parent(s)/guardian(s) or eligible student when notified of the right to a hearing.

3. The right to permit disclosure of personally identifiable information contained in the student's education records, except to the extent that FERPA or state law authorizes disclosure without consent.

Disclosure is permitted without consent to school officials with legitimate educational or administrative interests. A school official is a person employed by the District as an administrator, supervisor, instructor, or support staff member (including health or medical staff and law enforcement unit personnel); a person serving on the Board; a person or company with whom the District has contracted to perform a special task (such as an attorney, auditor, medical consultant, or therapist); or a parent(s)/guardian(s) or student serving on an official committee, such as a disciplinary or grievance committee, or assisting another school official in performing his or her tasks.

A school official has a legitimate educational interest if the official needs to review an education record in order to fulfill his or her professional responsibilities.

Upon request, the District discloses education records without consent to officials of another school district in which the student has enrolled or intends to enroll, as well as to any person as specifically required by state or federal law. Before information is released to individuals described in paragraphs 1 and 2, the District must ensure that the (parent's/guardian(s)) will receive written notice of the nature and substance of the information and an opportunity to inspect, copy, and challenge such records. The rights to challenge school student records do not apply to: (1) academic grades of their child, and (2) references to expulsions or out-of-school suspensions, if the challenge is made at the time the student's school student records are forwarded to another school to which the student is transferring.

Disclosure is also permitted without consent to: any person for research, statistical reporting, or planning, provided that no student or parent(s)/guardian(s) can be identified; any person named in a court order; and appropriate persons if the knowledge of such information is necessary to protect the health or safety of the student or other persons.

4. The right to a copy of any school student record proposed to be destroyed or deleted.

5. The right to prohibit the release of directory information concerning the parent's/guardian's child.

Throughout the school year, the District may release directory information regarding students, limited to: name, address, telephone number, photograph, image or likeness (individually or in a group) in pictures, videotape, film, or other medium; gender; grade level; birth date and place; names and addresses of parents or guardians; academic and other school-related awards, degrees, and honors; information related to school-sponsored activities, organizations, and athletics, including weight and height; major field of study; and dates of attendance in school.

Any parent(s) or guardian(s) or eligible student may prohibit the release of any or all of the above information by delivering a written objection to the building principal on or before the student's first day of school.

Military Recruiter Access to Information: The United States Congress recently passed legislation that requires high schools to provide to military recruiters, upon request, access to secondary school students and directory information on those students. Both the No Child Left Behind Act of 2001 and the National Defense Authorization Act for Fiscal Year 2002 reflect these requirements. However, a secondary school student or the parent of the student may request that the student's name, address, and telephone listing not be released without prior written parental consent.

6. The right to file a complaint with the U.S. Department of Education, concerning alleged failures by the District to comply with the requirements of FERPA.

The name and address of the office that administers FERPA is:

Family Policy Compliance Office
U.S. Department of Education
400 Maryland Avenue, SW
Washington, DC 20202-4605

PROCEDURE 3600-F1 STUDENT RECORDS

Maintenance of School Student Records

The District maintains two (2) sets of school records
for each student, a permanent record and a cumulative
record.

The permanent record includes:

the name and address of the student;
the name and address of the student’s parent or guar-
dian;
the student’s birth date, the student’s academic work
completed;
the student’s level of achievement (grades, standard-
ized achievement tests);
the student’s immunization records as per 20-5-506,
MCA;
the student’s attendance data; and
a record of any disciplinary action taken against the
student that is educationally related.

For the purposes of this procedure, a disciplinary
action that is educationally related is an action that
results in the expulsion or long term suspension of the
student.

The cumulative record may include:

intelligence and aptitude scores;
psychological reports;
achievement test results;
participation in extracurricular activities;
honors and awards;
teacher anecdotal records;
verifiable reports or information from non-staff
persons;
verifiable information of clear relevance to a student’s
education:
information pertaining to release of this record; and
disciplinary information.

The District requires information in a permanent
record to indicate authorship and date. The District
will maintain in perpetuity a permanent record for
every student who has been enrolled in the District.
The District will maintain cumulative records for
students (8) years after a student graduates or leaves the
District permanently. After five (5) years, the District
may transfer cumulative records that may be of
temporary assistance to a student with disabilities who
graduates or permanently withdraws from the District
to parents or to a student if a student has succeeded to
the rights of the parents.

A building principal is responsible for maintenance,
retention, or destruction of a student’s permanent or
cumulative records, in accordance with District pro-
cedure established by the Superintendent.

Access to Student Records

The District will grant access to student records as set
forth below.

Neither the District nor any District employee will
release, disclose, or grant access to information
found in any student record, unless the condi-
tions set forth in this policy are met.

Parents of a student under eighteen (18) years of age
are entitled to inspect and to copy information in
the student’s school record(s). A parent or
request to view or to copy records must be
made in writing and must be directed to the Superin-
tendent. The District will grant access to
records within fifteen (15) days of receipt of such
a request.

When parents are divorced or separated, the
District will permit both parents to inspect and
to copy a student’s school records unless a court
order indicates otherwise. The District will
send copies of the following to both parents at
the request of either parent, unless a court order
indicates otherwise:

academic progress reports or records
health reports
notices of parent-teacher conferences
school calendars distributed to parents/
guardians
notices about open houses and other major
school events, including pupil-parent interac-
tion

When a student reaches eighteen (18) years of age,
graduates from high school, marries, or
enters military service, the District observes that
all rights and privileges accorded to a parent
become exclusively those of a student.

When a student has waived his or her right of access,
after being advised of the right to obtain names of
all persons making such confidential letters or
statements, the District will not grant access to a
parent or a student to confidential letters and
recommendations concerning admission to a post-
educational educational institution, applica-
tion for employment, or receipt of an honor or
award.

When a current, demonstrable educational or admin-
istrative need is shown, the District, without
parental consent or notification, may grant
access to or may release information from stu-
dent records to District employees or officials,
or to the Montana Board of Public Education, or
to the Montana Office of Public Instruction.

The District may grant access to or release informa-
tion from student records without parental con-
sent or notification to any person, for purposes of
research, statistical reporting, or planning
provided that no student or parent can be identi-
fied from the information released and the per-
son to whom information is released signs an
affidavit agreeing to comply with all applicable
statutes and rules pertaining to school student
records.

The District will grant access to or release informa-
tion from a student’s records pursuant to a court
order, provided that a parent is given prompt
written notice, on receipt of such order, of its
terms, the nature and substance of information
propor to the student, and is given opportunity
to inspect and copy such records and to chal-
lenge their contents.

The District will grant access to or release informa-
tion from any student record, as specifically
required by federal or state statute.

The District will grant access to or release informa-
tion from student records to any person pos-
sessing a written, dated consent, signed by a
parent or eligible student with particularity as to
whom records may be released, information or
record to be released, and reasons for a release.
The District will keep one (1) copy of a consent
form in a student’s records, and the Superinten-
dent will mail one (1) copy to a parent or eligi-
able student. Whenever the District requests a
consent to release certain records, the Superin-
tendent will inform a parent or an eligible
student of the right to limit such consent to specific
portions of information in the records.

The District may release student records to a
supervisor, an official with similar re-
sponsibilities in a school in which a student has
enrolled or intends to enroll, on written request
from such official.

Before release of any records or information
under items 5, 6, 7, and 8 above, the District
will provide prompt written notice to parents or an
eligible student of the intended release.

The District may release student records or informa-
tion in connection with an emergency, without
parental consent, if knowledge of such informa-
tion is necessary to protect the health or safety
of a student or other persons. The Superinten-
dent will make this decision, taking into consider-
ation the nature of an emergency, the serious-
ness of a threat to the health and safety of a
student or other persons, the need for such rec-
tords to address an emergency, and whether a
person to whom such records are to be released
is in a position to deal with an emergency. The
District will notify parents or an eligible stu-
dent, as soon as possible, of the information
released, date of release, the person, agency, or
organization to whom a release was made, and
the purpose of a release.

The District may disclose, without parental consent,
student records or information to the youth
court and to law enforcement authorities per-
mitting to violations of the Montana Youth
Court Act or criminal laws by a student.

The District may charge a nominal fee for copying
information in a student’s records; however, no
parent or student will be precluded from copy-
ing information because of financial hardship.

The District will assure that a record of all releases
of information from student records (including all
instances of access granted, whether or not
records were copied) is kept and is maintained
as part of such records. The District will main-
tain this record for the life of a student record
and will assure it is accessible only to a
parent or an eligible student, the Superintendent,
or other designated person. The record of a
release will include:

information released or made accessible
information released or made accessible
information released or made accessible
the name and signature of the Superintendent
and the date of the release.

Directory Information

The District may release certain directory information
regarding students, unless parents prohibit such a
release. Directory information will be limited to the
student’s:

Name, address, telephone number
photograph, image or likeness (individually
or in a group) in pictures, videotape,
film, or other media
Gender, grade level, birth date
names and addresses of parents or guardians;
academic and other school-related awards;
degrees, and honors;
information related to school-sponsored
activities, organizations, and athletics,
including weight and height;
major field of study; and
dates of attendance in school.

The Superintendent will notify parents and students
of their right to object to release of directory informa-

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Student Record Challenges
Parents may challenge accuracy, relevancy, or propriety of records, except for (1) grades and (2) references to expulsions or out-of-school suspensions, if a challenge is made when a student’s school records are being forwarded to another school. Parents have a right to request a hearing at which each party has the right:
- to present evidence and to call witnesses to cross-examine witnesses to counsel;
- to a written statement of any decision and the reasons therefore;
- to appeal an adverse decision to an administrative tribunal or official, established or designated by the Board of Public Education.
Parents may insert a written statement of reasonable length describing their position on disputed information; the Superintendent will include that statement in any release of information in dispute.

PROCEDURE 2600-P3 STUDENT RECORDS
Withholding Records for Unmet Financial Obligations
In the event that a student with a financial obligation to a school transfers to another school in the State of Montana, the building principal will:

- Notify the pupil’s parents in writing that the school district to which the student has transferred has been requested to withhold the pupil’s grades, diploma, or transcripts until the obligation has been satisfied.
- Include in this notification, inform the pupil’s parents of their right to appeal that decision to the Superintendent;

Forward appropriate grades or transcripts to the school to which the pupil has transferred, and notify that district of the student’s financial obligation and formally request that the pupil’s grades, diploma, and transcripts be withheld as indicated under the School Laws of Montana 20-5-201 until formal notice that the obligation has been met;

Inform the transfer school district when the pupil or pupil’s parents have satisfied the obligation.

Upon receiving notice from a school district requesting the withholding of the grades, diploma, or transcripts of a pupil, this district shall withhold the grades, diploma, or transcripts of the pupil until it receives notice, the requesting district, that the decision has been rescinded.

PROCEDURE 2600-P5 SPECIAL EDUCATION RECORDS
Notice to Parents:
The District shall provide notice to parents prior to any major identification, location or evaluation activity to include:
1. Information from parents about primary language will be collected prior to evaluation, through the Parent Interview Form or the Pupil Information Form depending on the age of the student. When the primary language is other than English, attempts will be documented of the District’s attempt at providing notice in the parents’ native language or other method of communication.

2. Parents will receive as part of this notice a description of the type of information sought, the methods used to gather this information, and the uses of this information. This will be accomplished through the use of one of these two forms depending on the age and origin of identification process, Parent Consent Notification for Special Education or What Can You Expect at Preschool Screening.
3. A summary of the policies and procedures that the District will follow regarding storage, disclosure to third parties, retention, and destruction of personally identifiable information will be provided parents through one of the following documents, Parent’s Rights in Special Education or What Can You Expect at Preschool Screening.
4. Description of all rights of this information, including the rights under the “Family Education Rights and Privacy Act” (1974) will be provided parents through one of the following documents, Parent’s Rights in Special Education or What Can You Expect at Preschool Screening.
5. Published notice will be made in local newspaper, screening flyers sent home from schools, and to community service providers of children (pediatricians, Department of Family Services, medical clinics, Head Start) with circulation adequate to notify parents within the District of these activities.

Access Rights:
The District will comply with a request to access records without unnecessary delay and before any meeting regarding an IEP or any hearing relating to the identification, evaluation, or educational placement of the child, or the provision of FAPE to the child, and in no case more than 45 days. The parent has the right to:
1. have a representative inspect and review records;
2. a response from the District to reasonable request for explanations and interpretations of the records.

Records on More Than One Child
When records include information on more than one child, the parent of those children shall have the right to inspect and review only the information relating to their child or be informed of that specific information.

Videotaping Students:
Administrators may arrange for surveillance videotaping when appropriate to supervise areas. Certified staff may arrange to videotape, as a tool of observation, a student(s) for the following purposes:
1. gather assessment or baseline information;
2. assist in planning and training of staff specifically involved with the student(s);
3. to evaluate student curriculum/activity out comes or to assist with student self-evaluation.

The following guidelines must be followed when videotaping a student(s):
1. if the videotape is to be shared with persons outside the classroom or evaluation process, prior parental notice and consent is required.
2. if the video is being produced for any reason other than those listed above, prior parental consent is required.
3. the produced video will be considered as part of the student’s educational record and maintained according to guidelines or be eliminated at the conclusion of the assessment.

activity or training. This determination will be made by the certified staff. Surveillance tapes will be maintained by the school administrator.
4. excepting surveillance tapes, students and staff will be provided prior knowledge of videotaping.
5. parents may access and review a video of their child; however, that video can only contain film of their child unless prior parental consent is obtained from other children’s parent.