Greene
Administrative Directory

MAIN OFFICE: (650) 494-8120
Principal ......................................................... Sebastian A. Benavidez III
Assistant Principal .................................................. Mimi Kwon
Assistant Principal .................................................. Brooke Tassa
Principal’s Secretary .................................................. Cristina Rodriguez
Secretary II (Guidance Office) ......................................... Jena Babcock
Data Secretary .......................................................... Ruth Jang
Budget Secretary ..................................................... Amelyn Casiple

GUIDANCE OFFICE: (650) 213-0101
Counselor (Last names A-L) .............................................. Susan Curry
Counselor (Last names M-Z) ............................................ Kylie Payne
Psychologist ............................................................... Jason Krienke

ATTENDANCE / HEALTH OFFICE: (650) 494-8170
Attendance/Health Clerk ............................................... Karla Valenzuela
Health Technician ...................................................... Angel Luong

SUPPORT STAFF
Librarian ................................................................. Laura Hull
Assistant Librarian ..................................................... Margaret Seligson
Technology/Network Manager ........................................ David Ky
Computer Center ....................................................... Sukhmander Singh
Athletic Director* .................................................. Patrick Rode, Palo Alto Recreation Center
Food Services Supervisor .............................................. Estrella Hernandez
Custodian Supervisor ................................................... Harry Ibuyan

*Note: Employee of City of Palo Alto, not PAUSD

E-MAIL
To e-mail a staff member, use the first initial plus the last name
followed by @pausd.org  (Example: mkwon@pausd.org)

FAX
To fax a staff member, dial (650) 858-1310, and include contact name for routing.
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Cover Art by Agata Batory
Academic Calendar

Palo Alto Unified School District’s 2021-2022 School Year is comprised of 180 school days from mid-August to the beginning of June. Please see the Greene Calendar for specific quarter and semester beginning and end dates:
https://greene.pausd.org/school-life/calendar

Academic Honesty

The Board of Education believes that academic honesty and personal integrity are fundamental components of a student’s education and character development.

The primary goals of any educational institution should be to enhance the learning environment and to promote the pursuit of intellectual excellence. The Palo Alto Board of Education believes that the public schools should reinforce the values of our democratic society, teach citizenship, and provide an environment conducive to ethical behavior. The Palo Alto Unified School district community believes that the school should maintain a climate in which honesty, courtesy, consideration, integrity and concern for others are highly valued.

Cheating is an obstacle to achieving these goals. Factors that contribute to cheating include pressure for grades, not enough time to finish all the required homework, student taking advantage of teachers who do not monitor their classes closely, and inefficient study skills. None of these reasons makes cheating acceptable. In any of its forms, for whatever reason, cheating denies the value of education. Our teaching staff strives to put the importance of learning above the importance of grades and to convince students that their best efforts are all that anyone should expect.

Definition

Cheating/Plagiarism is taking (or lending) at inappropriate times a person’s work, information, ideas, research, or documentation, without properly identifying the originator. It includes using unauthorized materials when testing or other acts specified in advance by the teacher. Students need to cite outside sources appropriately. Students shall not copy and use as their own any information taken directly from outside resources (i.e. internet, textbooks, magazines, newspapers, and/or other students, etc.)

The teacher’s professional judgment will determine whether cheating has occurred. Students are reminded not to give the instructor cause to consider their actions a violation.

To avoid inadvertent dishonesty, the following list, which is not intended to be all-inclusive, delineates a variety of methods of cheating:

- Letting someone else see one’s own or another’s paper during an examination, test, or quiz.
- Looking at someone else’s paper during an examination, test, or quiz.
- Using any kind of “cheat” notes.
- Talking with another student during an examination, test, or quiz.
- Copying work assigned to be done independently or allowing someone else to copy one’s own or another’s work, including computer generated information and programs.
- Forging a signature.
- Using a cell phone or electronic device to capture or share information.
- Copying or closely paraphrasing sentences, phrases, or passages form an un-cited source while writing a paper or doing research.
- Giving test information to other students in other periods of the same teacher/same course.
- Submitting individual projects not wholly one’s own.
- Fabricating or altering laboratory data.

Since individual teachers hold different expectations with regard to homework (i.e. some teachers encourage students to work together while other teachers may expect an assignment to be completed independently at home), it is the responsibility of the individual teacher to clarify to the student his/her expectations regarding individual assignments.

Consequences for Academic Dishonesty are Determined on a Case-by-Case Basis and May Include, But Are Not Limited to, the Following:

- May receive a zero on the assignment or assessment. This may affect the overall grade for the class.
- May be required to redo assignment.
- May be asked to redo previously graded work while in the presence of teacher and be reassessed.
- Conference with parents and teacher, counselor, and/or administrator.
- Referral to counselor, psychologist, or other school support service personnel.
1st Incident
- Student may receive an “F/Zero” for the assignment, test, or project, which may affect overall grade.
- Teacher notifies student, parent, counselor, and grade-level administrator.
- Cheating incident is logged into Infinite Campus as first offense for cheating.

Repeated Incidents
- Student may receive an “F/Zero” for the assignment, test, or project. This may affect the overall grade for the class.
- Teacher notifies student, parent, counselor, and grade-level administrator.
- Cheating incident is logged into Infinite Campus as an additional offense for cheating.
- Meeting is held with student, parent(s), teacher, counselor, and grade-level administrator or principal.

Consequences can include, but are not limited to, suspension and loss of privileges.

Teacher Responsibilities
- Make your policy and personal philosophy known to all students. Be specific about your expectations for tests, papers, and homework.
- Be fair to all students: Prepare students for and give notice of tests; be available to students before work is due.
- Supervision needs to be constant during test periods; proctor your tests actively.
- Complete a referral to record event (includes date, names, nature of assignment, how cheating occurred and any hard evidence).
- Submit a copy of the assignment or assessment.

Student Responsibilities
- Manage your time so that you have adequate time to study for any tests or quizzes.
- Take responsibility to find out what material will be covered on the test or quiz.
- During the test: Make sure your paper cannot be seen by anyone else; keep your eyes on your own paper; do not talk. (Ask your teacher, not your neighbor, questions of clarification.)
- After the test or quiz, do not discuss questions with other students until ALL students have taken it.
- Do not copy other’s homework; do not work with other students on assignments unless the teacher gives instruction do to so or tells the entire class to work together.
- Do not copy form or paraphrase others without a citation.
- Do not bring a phone that can take photos to your exam.

In fairness to all, students are urged to make the teacher aware when cheating is taking place, including the kind of cheating and the methods used.

Administrator Responsibilities
- Record discipline in Infinite Campus
- Provide recourse in case of parent dispute.

Parent Responsibilities
- Reinforce the values you believe in. Make sure your child understands that your moral values apply every day.
- Reduce the pressure of “success at any cost.” Give your child support even when their best effort doesn’t earn an A.
- Be aware of homework. Help your child protect study time. As possible, provide a good study environment (desk, good light, quiet, etc.). Be sensitive to your child’s study time frame.
- When they say they need to study, they mean it. Students commonly cheat because “there wasn’t enough time.”

Co-curricular Activities
Palo Alto Unified School district’s academic honesty policy is not limited to the classroom. Our students are expected to exhibit ethical behavior in all school-related events, including but not limited to, co-curricular and off-site activities. Failure to meet the expectations set forth in the academic honesty policy during extracurricular activities will result with the site administrator logging the action into the student’s discipline file and may include suspension from school for up to five days.

Advisory/PRIME

Advisory/PRIME Purpose Statement
The Greene Middle School Advisory/PRIME Period provides students with an opportunity to connect with each other and one of their teachers in a safe, nurturing, non-academic setting. PRIME stands for Personal Reteaching Intervention Mentorship &
Enrichment. Teachers facilitate experiences for students to build empathy, learn social-emotional skills, relate to one another, build school spirit, and connect with peers and adults on campus.

Each student is a member of a grade level advisory class. Advisory meets every Wednesday at the end of the day, 1:50-2:30 pm and is designed to give students a “home base” and an opportunity to make an informal adult-student connection. Students attend student assemblies, participate in special advisory programs, and engage in social-emotional learning discussions.

**Assemblies**

Greene may often ask teams, grades, or the whole school to get together for an assembly program. Students are expected to arrive promptly and sit with their class. Appropriate behavior is expected. Booing, yelling, inappropriate comments, constant talking and/or fooling around will not be tolerated.

**Attendance Policy**

The Palo Alto Unified School district recognizes that success in school is in part related to prompt and regular classroom attendance. Frequent absences or tardies, which result in a student missing all or parts of presentations, demonstrations, discussions, explanation, and/or other classroom activities, are detrimental to the individual student and the class. Further, school attendance is compulsory as per Education Code (48200); therefore, student non-attendance and/or persistent tardiness are matters of serious concern.

**Attendance Expectations**

Students that attend school consistently have a greater chance of excelling academically. Being present in the classroom provides students the ability to ask for clarification, engage in meaningful discussion, and take notes in preparation for examinations. Daily attendance promotes educational success and builds stronger relationships with peers and teachers.

The following are the attendance expectations for all students:
- Attend school daily and on time to maximize academic and social success.
- Remain after school when directed by a school official to complete disciplinary or other requirements.
- Be accounted for at all times throughout the school day, to promote safety.
- Abide by district policies related to school attendance.

**Absence Reporting Procedure**

It is the parent/guardian’s responsibility to report their student’s absences. Only parents/guardians can excuse a student’s absence. **Parents/guardians must contact the Attendance Office on the first day of absence by phone (650) 494-8170 or email greeneattendance@pausd.org.**

If telephone or email contact is not made, the school requires the returning student bring a note signed by the parent/guardian. If the student is absent from class for any reason and has not cleared the absence with the Attendance Office, they will receive a phone call at home to alert the parent/guardian that they have been marked absent. The phone call is a reminder that the absence must be cleared. **Any absence not cleared by the guardian within 72 hours will be treated as a cut.**

Detailed attendance information including student attendance records by course, period and day are available for both students and parents to review through the Infinite Campus Parent/Student Portal. If a student has been marked absent by mistake, the student should have his/her parent or guardian email the instructor and cc: greeneattendance@pausd.org so their attendance record can be cleared.

**Excused and Unexcused Absences**

“Excused Absences” fall into one of two categories:
1. Health: Absences due to illness, medical appointments, or quarantine.
2. Warranted: These include, but are not limited to the following:
   - Court appearance
   - Bereavement
   - Funeral service for member of immediate family
   - Religious Purposes

“Unexcused Absences” include, but are not limited to:
- Truancy
- Missing the bus
- Shopping
- Babysitting
- Over-sleeping
Cuts (Tardies over 30 minutes)

Health-Related Absences
The district realizes that students may experience illness or health issues (physical/mental) throughout the year, requiring them to be absent from school. In order to provide appropriate supports to students with situational or chronic health issues, the following procedures apply.

In health-related cases, in which the student is absent 5 consecutive full days, a physician’s note is required in order to excuse the absences. In cases where the student is absent over the equivalent of 10% of class time for any individual class in the semester (after state enrollment date) for health reasons, a physician’s note is required in order to excuse the absences. Health related absences may not be excused without appropriate medical documentation provided by a physician or other licensed medical provider. Chronic absences shall be referred to the health office or district nurse.

Health Appointments
Parents should make every effort to schedule appointments outside of school hours. However, if not possible, parents are urged to consider varying the times of the day during which health appointments are made in order to avoid missing the same class consistently. If a student must leave during the day for a doctor/dentist appointment, they should report to the Attendance Office prior to the first period class with a note from the parent/guardian to receive a permit to leave. If a student returns to school the same day, they are required to report to the Attendance Office before returning to class to provide verification of the health visit.

Family Trips
We realize there are times families need to travel for various reasons during the school year. However, family trips are not considered excused absences as per Education Code 48205, unless they are for bereavement. Parents are expected to understand that classroom instruction and the interactive dynamic of the classroom experience are irreplaceable. While unexcused, students may be given the opportunity to make up missed work. Teachers may assign such makeup work as necessary to ensure academic progress, not as a punitive measure. Families are required to contact teachers and make arrangements ahead of time. A student must complete a Prior Approved Absence form at least three days prior to start of the absence. These forms are available in the Attendance Office.

Early Dismissals
All PAUSD Middle Schools are “closed campus schools” and students may not leave the campus while school is in session. Students who leave campus without prior permission will receive a cut. If it is necessary to pick your student up early, the student will need to be signed out. Students can bring in a note from the parent/guardian on the morning of the day of the absence, but will still need to be signed out. Upon arrival to campus, please go to the Attendance Office to sign your student out. Because of our concern for student safety, telephone requests for dismissal will not be honored. In addition, students may not be released to any individual(s) other than those on the student’s emergency card unless written permission is given. If you are requesting for an early dismissal, please make sure to contact Attendance with 2 hours advance notice on the day of with the following information: time of pick up, reason for pick up, and if applicable what time they will return. Your child will need to check in with the Attendance Office upon their return before going to class.

Truancy
Absences which do not qualify as excused as defined in Education Code, shall be considered in this category. Education Code 48260 [subdivision(a)] provides that a student is truant if that student is:
- Absent from school without valid excuse three full days in one school year, or
- Tardy or absent for more than any 30-minute period during the school day.
- Absent without a valid excuse on three occasions in one school year or any combination thereof.

Tardies (Under 30 minutes)
Being punctual is an important personal habit to develop to promote school success. Students who are late for class miss valuable instruction and unnecessarily interrupt their classes. A student is considered “tardy” if not in the room or at the place designated by the teacher/school staff at the beginning of each period. Students arriving late to class shall be marked tardy unless they arrive with a written excuse from the Attendance Office, or school staff member. All teachers will share their expectations and consequences for tardy behaviors at the beginning of the year.

Cuts (Tardies over 30 minutes)
Absences or leaving class or school without parent, guardian or school approval will be marked as “cuts”. Students will be given one full day following an absence from school to clear any cuts. Cutting class periods is considered extremely serious and detrimental to school success. Administrators and counselors will involve parents in resolving the cutting of class periods. Cutting of class periods may result in detention and/or loss of school privileges, with a possible referral to the School Attendance Review Board (SARB).

**Actions to Address Poor Attendance**

Given the importance of school attendance to academic success and the requirements put forth by Education Code stating that school attendance is compulsory, the district makes every effort to keep students engaged in school. The following actions may be taken to address poor school attendance:

- Parent contact/meeting to discuss school attendance.
- Development of attendance contracts.
- Providing in-class and/or after school consequences.
- Denial of work permits, if applicable.
- Referral to SARB.

**School Attendance Review Board (SARB) ED Code, 48320:**

SARB is a district-level committee, which diverts students with serious school attendance or behavior problems from the Juvenile Court System and provides a forum where the problems affecting school adjustment can be discussed and solutions reached. To prevent students from establishing a continuing pattern of poor attendance or behavior, SARB may make dispositions which range from returning a student to the school of attendance under strict contract to making an involuntary transfer to another district program or educational option. Whereas the primary purpose is diversion, SARB is also the primary vehicle for referring students to the Juvenile Justice System once it is clear that they can no longer profit from the resources the school district has to offer.

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**Backpacks** *(See also “LOCKERS”)*

Expectation: There will be NO backpacks in the classrooms, locker room, or assemblies. Students should only store backpacks in lockers and should not leave them unattended on campus.

**Back-to-School Night**

Traditionally, Back-to-School Night provides parents an opportunity to follow a special bell schedule to experience a typical student day (with passing periods). At this time, teachers will describe their program: what is taught, how homework is assigned, and how progress is reported. Time periods are limited and questions and answers should be reserved for a later date. Parents are urged to attend, respecting that this is not the time for individual conferencing with teachers.

**Bathroom Privileges**

Bathrooms are open before and after school, during brunch, lunch, and at other times as designated by teachers. Students may use the bathrooms at other times for emergencies only. Students must receive permission, sign out before leaving a class, and use a pass from the teacher in order to use the bathroom during class time. If an administrator, teacher, or group of teachers feels that any student is asking to leave the room too often, the school health tech will be asked to contact home to discuss options, and if needed, request a doctor's note to verify that a student may have a medical reason to use the bathroom during class time on numerous occasions throughout the day.

**Bell Schedule**

See schedule on the following page, or visit [https://greene.pausd.org/school-life/daily-schedule](https://greene.pausd.org/school-life/daily-schedule).

**Before & After School Supervision**

The District provides limited before and after school supervision of students. Unless accompanied by an adult, students may not be on campus until 15 minutes prior to the opening of school. Once school is dismissed, all students not accompanied by an adult
are to leave campus for home and/or childcare or non-school sponsored activities no later than 15 minutes after dismissal. Those who do not comply will be considered defiant. This is a safety issue.

**Greene Middle School Daily Bell Schedule**

<table>
<thead>
<tr>
<th>Monday</th>
<th>Tuesday</th>
<th>Wednesday</th>
<th>Thursday</th>
<th>Friday</th>
</tr>
</thead>
<tbody>
<tr>
<td>8:30-9:15</td>
<td>8:30-10:00</td>
<td>8:30-10:00</td>
<td>8:30-10:00</td>
<td>8:30-10:00</td>
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<tr>
<td>Period 1 &amp; Announcements</td>
<td>Period 1 &amp; Announcements</td>
<td>Period 5 &amp; Announcements</td>
<td>Period 1 &amp; Announcements</td>
<td>Period 5 &amp; Announcements</td>
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<tr>
<td>9:20-10:00</td>
<td>10:00-10:10</td>
<td>10:00-10:10</td>
<td>10:00-10:10</td>
<td>10:00-10:10</td>
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<tr>
<td>Period 2</td>
<td>Brunch</td>
<td>Brunch</td>
<td>Brunch</td>
<td>Brunch</td>
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<td>Period 3</td>
<td>Period 2</td>
<td>Period 6</td>
<td>Period 2</td>
<td>Period 6</td>
</tr>
<tr>
<td>Period 4</td>
<td>Lunch</td>
<td>Lunch</td>
<td>Lunch</td>
<td>Lunch</td>
</tr>
<tr>
<td>Clean-up Bell 12:10</td>
<td>Clean-up Bell 12:10</td>
<td>Clean-up Bell 12:10</td>
<td>Clean-up Bell 12:10</td>
<td>Clean-up Bell 12:10</td>
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<tr>
<td>12:20-1:00</td>
<td>12:20-1:45</td>
<td>12:20-1:45</td>
<td>12:20-1:45</td>
<td>12:20-1:45</td>
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<tr>
<td>Period 5</td>
<td>Period 3</td>
<td>Period 7</td>
<td>Period 3</td>
<td>Period 7</td>
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<tr>
<td>1:05-1:45</td>
<td>1:50-3:15</td>
<td>1:50-3:15</td>
<td>1:50-3:15</td>
<td>1:50-3:15</td>
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<tr>
<td>Period 6</td>
<td>Period 4</td>
<td>PRIME (Advisory)</td>
<td>Period 4</td>
<td>Office Hours</td>
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<tr>
<td>1:50-2:30</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Period 7</td>
<td></td>
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</tr>
</tbody>
</table>

*Check your course schedule in Schoology through your ID Portal (id.pausd.org)*

**Bikes, Scooters, Skateboards, Skates, & Heelys**

If students ride their bikes, scooters, and skateboards to school, parents must assume the responsibility that they will travel safely to and from school. Riding a bicycle or scooter is a privilege that has responsibilities for the student’s safety and the safety of others. Bikes must be locked in the bike cages with the rider’s own lock to the bike racks, not to other bikes or on the cyclone fences. Bike cages are locked only during school hours. Bikes should not be left overnight or on the weekend. Skateboards, skates, and scooters must be locked in the skate shack (or another site to be determined). The school cannot assume responsibility for any bike while on school grounds. Bikes, scooters, skateboards, or skates must not be used on campus. This ordinance is posted on campus and is strictly enforced. Electric powered vehicles require a drivers license to operate and are not allowed on campus.

Bike cage expectations include walking bikes into and outside of the cage. Students are expected to walk their bikes on campus and ride their bikes only when off campus.

**Bike Law**

It is the law – students must wear a helmet. As of January, 2003, "any person eighteen years of age or younger operating a bicycle (or skateboard, non-motorized skateboard, scooter, in-line skates, roller skates, etc.) or being carried as a passenger on a bicycle on a public way, bicycle path, or on any other public right-of-way shall wear a helmet." Said helmet shall fit the person’s head, shall be secured to the person’s head by straps while the bicycle is being operated, and shall meet the standards for helmets established by the American National Standards Institute. Failure to comply with these rules could result in loss of privileges.

Bicyclists must ride in the bike lanes provided or ride near the right-hand curb or edge of the roadway. On one-way streets, bicyclists can ride on the left-hand side of the roadway.
Bicyclists MUST OBSERVE THE SAME RULES OF TRAFFIC AS MOTORISTS. THEY MUST OBEY STOP SIGNS, TRAFFIC LIGHTS, OTHER TRAFFIC LAWS AND SIGNS, AND CROSSING GUARDS. Bicyclists are required to signal all turns, lane changes, or stops. They are to use the same hand and arm signals as motor vehicle drivers. An optional right turn signal that may be used by bicyclists is to hold the right hand and arm straight out until they start to turn right. As with motorists, lane changing and turning should be signaled during the last 100 feet prior to the change.

Bicyclists need to wear reflectors and use lights at night. They also need to do the following:
- Wear proper clothing and shoes
- Use eye, face protection
- Check and test bike equipment before riding
- Wear helmets that are properly and securely fastened. Bike crash studies show that a loose-fitting helmet is like wearing none at all.

**Board Policies**

This handbook contains several important board policies. To view all policies, please visit:

https://www.pausd.org/policies/#/browse

**Books**

Library books and textbooks, including paperback books, are the property of the PAUSD. Students must return the same textbooks they were issued. Students are expected to maintain books in good condition. All books should be paid for if lost, damaged, or stolen. If a student has a book bill or fine, he/she may not get his/her yearbook or be allowed to participate in grade level end-of-year field trips or celebrations until such is cleared.

**Brunch**

Brunch is a ten-minute recess in mid-morning (10:00-10:10 a.m.). During this time, students may use the restrooms and/or eat a snack that has been brought from home or purchased from the snack bar on campus. Food items are not sold after the 10:10 a.m. bell.

**Bullying & Teasing** (Also see “HARASSMENT”)

**BULLYING PREVENTION**

**Board Policy 5131.2**

**Students**

The Board of Education is committed to creating a safe learning and working environment for all students and employees. The Board of Education recognizes the harmful effects of bullying on student well-being, student learning, and school attendance and desires to provide a safe school environment that protects students from physical and emotional harm. No individual or group shall, through physical, written, verbal, visual, or other means, harass, sexually harass, threaten, intimidate, cyberbully, cause bodily injury to, or commit hate violence against any student or school personnel, or retaliate against them for filing a complaint or participating in the complaint resolution process.

(cf. 5131 – Conduct)
(cf. 5136 – Gangs)
(cf. 5145.3 – Nondiscrimination/Harassment)
(cf. 5145.7 – Sexual Harassment)
(cf. 5145.9 – Hate-Motivated Behavior)

The Superintendent or designee shall develop strategies for addressing bullying in district schools with the involvement of students, parents/guardians, and staff. As appropriate, the Superintendent or designee may also collaborate with social services, mental health services, law enforcement, courts, and other agencies and community organizations in the development and implementation of effective strategies to promote safety in schools and the community.

(cf. 1220 - Citizen Advisory Committees)
Such strategies shall be incorporated into the comprehensive safety plan and, to the extent possible, into the local control and accountability plan and other applicable district and school plans.

Any complaint of bullying shall be investigated in accordance with law and the district's uniform complaint procedures specified in AR 1312.3. If, during the investigation, it is determined that a complaint is about discriminatory bullying, the complaint shall be resolved in accordance with the law and the district’s uniform complaint procedures specified in AR 1312.3. If, during the investigation, it is determined that a complaint is about nondiscriminatory bullying, the principal or designee shall inform the complainant and shall take all necessary actions to resolve the complaint.

Any employee who permits or engages in bullying or retaliation related to bullying shall be subject to disciplinary action, up to and including dismissal.

Legal Reference:

EDUCATION CODE

200-262.4 Prohibition of discrimination
32282 Comprehensive safety plan
35181 Governing board policy on responsibilities of students
35291-35291.5 Rules
48900-48925 Suspension or expulsion
48985 Translation of notices

PENAL CODE

647 Use of camera or other instrument to invade person’s privacy; misdemeanor
647.7 Use of camera or other instrument to invade person’s privacy; punishment
653.2 Electronic communication devices, threats to safety

UNITED STATES CODE, TITLE 47

254 Universal service discounts (e-rate)

COURT DECISIONS


Management Resources:

CSBA PUBLICATIONS
Safe Schools: Strategies for Governing Boards to Ensure Student Success, 2011
Providing a Safe, Nondiscriminatory School Environment for All Students, Policy Brief, April 2010
Cyberbullying: Policy Considerations for Boards, Policy Brief, July 2007

CALIFORNIA DEPARTMENT OF EDUCATION PUBLICATIONS
Health Education Content Standards for California Public Schools: Kindergarten Through Grade Twelve, 2008
Bullying at School, 2003
WEB SITES
CSBA: http://www.csba.org
California Cybersafety for Children: http://www.cybersafety.ca.gov
California Department of Education, Safe Schools Office: http://www.cde.ca.gov/ls/ss
Center for Safe and Responsible Internet Use: http://cyberbully.org
National School Boards Association: http://www.nsba.org
National School Safety Center: http://www.schoolsafety.us
U.S. Department of Education, Office for Civil Rights: http://www.ed.gov/about/offices/list/ocr

BULLYING COMPLAINT PROCEDURES
Administrative Regulation 5131.2

The district is committed to resolving issues of bullying as quickly as possible to minimize disruption to the educational process. Efforts to resolve bullying, other than discriminatory harassment based on protected status, shall be resolved at the school site using the bullying complaint procedures whenever possible. If concerns and/or complaints are not resolved at this level, the parent/guardian may forward their concerns to the district Student Services Coordinator.
(c.f. 5137 - Positive School Climate)

School staff who witness acts of bullying as defined within District policy shall immediately intervene to stop the incident when it is safe to do so. (Education Code 234.1)

If the complaint alleges unlawful discrimination based on a protected status, the administrator shall utilize, and/or direct the individual to utilize, the uniform complaint procedures specified in AR 1312.3 – Uniform Complaint Procedures.
(cf. 1312.3 – Uniform Complaint Procedures)

Bullying Definitions

Under California law, “Bullying” is defined as any severe or pervasive physical or verbal act or conduct, including communications made in writing or by means of an electronic act, and including one or more acts committed by a pupil or group of pupils that constitutes sex harassment, hate violence or creates an intimidating or hostile educational environment, directed toward one or more pupils that has or can be reasonably predicted to have the effect of one or more of the following:

1. Placing a reasonable pupil or pupils in fear of harm to that pupil's or those pupils' person or property.
2. Causing a reasonable pupil to experience a substantially detrimental effect on her or her physical or mental health.
3. Causing a reasonable pupil to experience a substantial interference with his or her academic performance.
4. Causing a reasonable pupil to experience a substantial interference with his or her ability to participate in or benefit from the services, activities, or privileges provided by a school.

Bullying Complaint Procedures

“Electronic act” means the transmission, by means of an electronic device, including, but not limited to, a telephone, wireless telephone or other wireless communication device, computer, or pager, of a communication, including but not limited to, any of the following:
1. A message, text, sound, or image.
2. A post on a social network internet web site including, but not limited to:
   a. Posting to or creating a burn page. “Burn page” means an Internet web site created for
      the purpose of having one or more of the effects listed above
   b. Creating a credible impersonation of another actual pupil for the purpose of having one or
      more of the effects listed above. “Credible impersonation” means to knowingly and
      without consent impersonate a pupil do the purpose of bullying the pupil and such that
      another pupil would reasonably believe, or has reasonably believed, that the pupil was or
      is the pupil who was impersonated.
   c. Creating a false profile for the purpose of having one or more of the effects listed above.  
      “False profile” means a profile of a fictitious pupil or a profile using the likeness or
      attributes of an actual pupil other than the pupil who created the false profile.

“Reasonable pupil” is defined as a pupil, including, but not limited to, an exceptional needs pupil, who
exercises care, skill, and judgment in conduct for a person of his or her age, or for a person of his or her
age with his or her exceptional needs. (Education Code 48900(r))

The school district has jurisdiction to respond to bullying behavior that is related to school activity or
school attendance and that occurs at any time, including, but not limited to, while on school grounds, at a
school sponsored activity, while traveling to or from school, on a school bus, or during the lunch period
whether on or off campus. (Education Code 48900(s))

Indicators of Bullying Behavior

- Behaviors may include, but are not limited to, the following:
  - Verbal: Hurtful name-calling, teasing, gossiping, making threats, making slurs or epithets,
    making rude noises, or spreading hurtful rumors.
  - Nonverbal: Posturing, making gang signs, leering, staring, stalking, destroying property,
    insulting or threatening notes, using graffiti or graphic images, or exhibiting inappropriate
    and/or threatening gestures or actions.
  - Physical: Hitting, punching, pushing, shoving, poking, kicking, tripping, blocking egress,
    strangling, hair pulling, fighting, beating, pinching, slapping, "pantsing", biting, spitting, or
    destroying property.
  - Emotional (Psychological): Rejecting, terrorizing, extorting, defaming, intimidating,
    humiliating, blackmailing, manipulating friendships, isolating, shunning, ostracizing, using
    peer pressure, or rating or ranking personal characteristics.
  - Cyber-bullying: Sending insulting or threatening messages by phone, e-mail, Web sites,
    or any other electronic or written communication. This policy pertains to cyberbullying that
    is related to school activity or attendance and is directed toward a pupil or school
    personnel.

Notifications

Students, parents, employees, agents of the Board of Education, and the general public shall be informed
annually, through student handbooks and/or other appropriate means, of district and school rules related
to bullying, mechanisms available for reporting bullying incidents, and the consequences for alleged
aggressors of bullying.

A copy of the district’s bullying prevention policy and regulation shall:

1. Appear in any school or district publication that sets forth the schools or district’s comprehensive
   rules, regulations, procedures and standards of conduct.
2. Be included in the notifications that are sent to parents/guardians at the beginning of each school
   year.
3. Be posted in all schools and offices, including staff lounges and student government meeting rooms.
4. Be provided to employees and employee organizations.

**Procedures**

All complaints of bullying behaviors as defined within this policy shall be handled in accordance with the following procedures, and shall be investigated and resolved within fifteen (15) school days of the receipt of the complaint, regardless of whether the alleged bullying behavior occurred on or off campus.

The principal or designee shall maintain a log of complaints received and a summary of actions taken to resolve the complaint.

1. Reporting a Complaint At each school, the principal or designee is responsible for receiving oral or written complaints alleging bullying that are not based on a protected status.

   Any student (or parent/guardian on behalf of the student who is a minor) who believes he/she is a target of bullying, has witnessed an act of bullying, or has knowledge of any incidents of bullying is encouraged to report the incident(s) to a school official.

   Any member of the school community who may have credible information about an act of bullying may report the incident either as a witness or a target.

   A bullying incident report form may be filed anonymously from the district website. Formal disciplinary action shall not be based solely on an anonymous report.

   A staff member who witnesses bullying behaviors or receives a complaint of bullying shall within one (1) school day report the complaint to the principal or designee. If a complainant is unable to report a complaint due to conditions such as a disability or illiteracy, a staff member may assist him/her in filing a complaint.

   When the circumstances involve cyber-bullying, individuals with information about the activity shall be encouraged to save and print any electronic or digital messages sent to them that they feel constitute cyber-bullying and to notify a teacher, the principal, or other employee so that the matter may be investigated. If the student is using a social networking site or service that has terms of use that prohibit posting of harmful material, the Superintendent or designee also may file a complaint with the Internet site or service to have the material removed.

   If the individual making the complaint does not want to be identified or does not give names of the alleged aggressors, the school may still respond depending upon the seriousness of the allegations and the risk of future harm to the student or others.

2. Documenting a Complaint At each school, the principal or designee shall document all complaints of bullying, whether the original report is made verbally or in writing. Documentation of complaints and their resolution shall be maintained for two years. Copies of documentation shall be passed on to the Coordinator of Student Services to compile district data.

3. Interim Measures

   After a report or complaint is made, the principal or designee shall determine whether interim measures are necessary to stop, prevent or address the bullying behaviors during the ensuing investigation, such as placing students in separate classes or transferring a student to a class taught by a different teacher. Interim measures will be implemented in a manner that minimizes the burden on the individual who was the alleged target.

   Though an incident of alleged bullying as defined within this policy may occur off campus, if the effects of the off-campus incident result bullying at school that is sufficiently serious to interfere with or limit the targeted student’s ability to participate in or benefit from the education program,
the school must respond promptly and effectively to eliminate the bullying that occurs at school, prevent its recurrence, and address its effects. Such response may include discipline of the alleged aggressors.

4. Investigating a Complaint

The principal/designee shall document all complaints of bullying in writing and/or through the appropriate data system to ensure that problems are addressed in a timely fashion. This process is to be followed with all anonymous complaints as well. Although this Policy encourages students to use the formal written complaint process, school officials should investigate all complaints and reports of harassment, whether or not the complaint is in writing.

When a student is reported to be engaging in bullying off campus, the Superintendent or designee shall investigate and document the activity and shall identify specific facts or circumstances that explain the impact or potential impact on school activity, school attendance, or the targeted student’s educational performance.

Complaint Investigation Procedures

a. The principal/designee shall investigate all allegations of bullying that are not based on a protected status.

b. The investigator may not be the alleged aggressor or the alleged target.

c. The principal/designee or appropriate administrator shall begin a thorough investigation with the alleged target and accused as soon as possible upon receiving a notification of complaint. The school administrators/designees will provide immediate notification to the parents/guardians of both the alleged target and the alleged aggressor.

d. During the investigation, the principal/designee or appropriate administrator may take any action necessary to protect the complainant, alleged target, other students or employees consistent with the requirements of applicable regulations and statutes.
   i. Interviews of the alleged target, alleged aggressors, and all relevant witnesses are conducted privately, separately, and are confidential. Each individual (alleged target, alleged aggressor, and witnesses) will be interviewed separately and at no time will the alleged aggressor and alleged target be interviewed together.
   ii. At no time during the investigation will the name of the complainant be revealed by the investigator.
   iii. In general, student complainants and/or alleged targets will continue attendance at the same school and pursue their studies as directed while the investigation is conducted and the complaint is pending resolution. Any legal order of a court will prevail.
   iv. When necessary to carry out the investigation or for other good reasons, and consistent with federal and state privacy laws, the principal/designee or appropriate administrator also may discuss the complaint with any school district employee, the parent of the alleged target, the parent of the complainant or accused, if one or both is a minor (or has given consent or is an adult who has been determined to be incompetent or unable to give informed consent due to disability), and/or child protective agencies responsible for investigating child abuse.
   v. During the investigation where an employee is the accused, the principal/designee or the appropriate administrator may recommend to the Associate Superintendent for Human Resources any action necessary to protect the complainant, the alleged target, or other students or employees, consistent with the requirements of applicable statutes, Board of Education Policies, and collective bargaining agreements.

e. Within fifteen (15) school days of receipt of the complaint, the Principal/Designee or appropriate administrator shall complete the investigation and provide the complainant and the alleged aggressor with notice of the decision. If either party disagrees with the administrator’s decision, s/he may appeal the decision to the Student Services Coordinator within 15 calendar days of resolution of the initial complaint.
f. No retaliation of any kind is permitted in connection with an individual's having made a bullying complaint and if it occurs, it shall be deemed an additional act of bullying as stated herein this Policy.

g. Record of all complaints, including documentation of witness interviews and complaint resolutions shall be maintained by the school site administrator.

h. A student who has been determined by school personnel to have been the alleged target of an act of bullying shall be given priority and/or additional consideration for an inter-district transfer if the parent/guardian of that student requests such a transfer.

5. Factors in Reaching a Resolution
In reaching a decision about the complaint, the principal or designee may take into account:

a. Statements made by the complainant, the individual accused, and other persons with knowledge relevant to the allegations of bullying.

b. The details and consistency of each person's account.

c. Evidence of how the alleged target reacted to the alleged bullying incident.

d. Evidence of any past instances of bullying behaviors by the alleged aggressor and the type, frequency, and duration of these bullying behaviors.

e. The relationship between the alleged aggressor and the alleged target.

6. Resolution
The administrator, along with the alleged target and the accused/student, may agree to informally resolve the complaint. Each party's agreement to Informal Resolution must be in writing.

Within fifteen (15) school days of receipt of the complaint, the principal or designee shall complete the investigation and provide the complainant and the alleged aggressor with notice of the resolution. If either party disagrees with the administrator's decision, he/she may appeal the decision to the Student Services Coordinator within 15 calendar days of receiving the resolution for the initial complaint.

7. Remedial Action
Remedial action will be designed to end the bullying behaviors, to prevent their recurrence, and to address any effects on the target.

Examples of appropriate action include:

a. Interventions for the individual who engaged in the bullying behaviors, such as parent or supervisor notification, discipline, counseling, or training.

b. Interventions for the target of the bullying behaviors, such as counseling, academic support, and information on how to report further incidents of bullying.

c. Separating the alleged aggressor and the target, provided the separation does not penalize the target.

d. Follow-up inquiries with the target and witnesses to ensure that the bullying behaviors have stopped and they have not experienced any retaliation.

e. Training or other interventions for the larger school community to ensure that students, staff, and parents understand the types of behavior that constitute bullying, that the District does not tolerate it, and how to report it.

8. Disciplinary Action
Students who are found to have engaged in bullying behaviors may be subject to discipline up to and including expulsion. Disciplinary action may include oral warnings, written warnings, mandatory training, counseling, suspension, transfer, or expulsion for students. Such disciplinary action shall be in accordance with Board Policy and state law. Suspension and recommendations for expulsion must follow applicable law.

In identifying appropriate disciplinary action, repeated incidents and/or multiple alleged targets may result in more severe penalties.

Individuals who knowingly file false complaints of bullying shall be subject to discipline by
measures up to and including suspension, expulsion, and or dismissal, as shall any individual who is found to have retaliated against another in violation of this policy.

**Enforcement**

The Superintendent or designee shall take appropriate actions to reinforce the district’s bullying prevention policy.

**Nondiscrimination / Harassment**

**Board Policy 5145.3**

**En Español**

**中文版**

The Board of Education desires to provide a safe school environment that allows all students equal access and opportunities in the district’s academic and other educational support programs, services, and activities. The Board prohibits, at any district school or school activity, unlawful discrimination, including discriminatory harassment, intimidation, and/or bullying of any student, based on actual or perceived characteristics of race or ethnicity, color, nationality, national origin, immigration status, ethnic group identification, age, religion, physical or mental disability, sex, sexual orientation, gender, gender identity, gender expression, or any other characteristic identified in Education Code 200 or 220, Penal Code 422.55, or Government Code 11135, or based on association with a person or group with one or more of these actual or perceived characteristics.

(cf. 0410 - Nondiscrimination in District Programs and Activities)
(cf. 5131 - Conduct)
(cf. 5131.2 - Bullying)
(cf. 5137 - Positive School Climate)
(cf. 5145.7 - Sexual Harassment)
(cf. 5145.9 - Hate-Motivated Behavior)
(cf. 5146 - Married/Pregnant/Parenting Students)
(cf. 6164.6 - Identification and Education Under Section 504)

Unlawful discrimination includes discriminatory harassment, intimidation, or bullying, consisting of physical, verbal, nonverbal, or written conduct, based on one of the categories listed above, that is so severe, persistent or pervasive that it affects a student’s ability to participate in or benefit from an educational program or activity; creates an intimidating, threatening, hostile, or offensive educational environment; has the effect of substantially or unreasonably interfering with a student’s academic performance; or otherwise adversely affects a student’s educational opportunities. Prohibited discrimination also includes different treatment of students with respect to the provision of opportunities to participate in school programs or activities or the provision or receipt of educational benefits or services.

Discriminatory harassment under Board Policy 5145.3 includes harassment on the basis of gender, which may include acts of verbal, nonverbal, or physical aggression, intimidation, or hostility based on gender or sex-stereotyping, even if those acts do not involve conduct of a sexual nature.

While sexual harassment and sexual violence are forms of discrimination and discriminatory harassment on the basis of sex, this policy shall not be used to address sexual harassment or sexual violence complaints. All sexual harassment and sexual violence reports or complaints involving students shall be addressed through BP 5145.7 and BP/AR 1312.3.

Though an incident of alleged harassment, intimidation, and/or bullying as defined within this policy may occur off campus, if the effects of the off-campus incident result in harassment, intimidation, or bullying at school or a school activity that is sufficiently serious to interfere with or limit the targeted student’s ability to participate in or benefit from the education program, the school shall respond promptly and effectively to investigate the complaint, determine what happened, eliminate any harassment that occurs at school or a school activity, prevent its recurrence, and address its effects. Such response may include discipline of the alleged harasser in accordance with applicable law and as provided in Board Policy (BP) and Administrative Regulation (AR) 5144. Other possible responses include, but are not limited to, those listed in AR 1312.3.
The Board also prohibits retaliatory behavior or action against any person who reports, testifies about, files a complaint, or otherwise participates in a District complaint, investigation or grievance process relating to an incident of discrimination, including discriminatory harassment, intimidation, or bullying.

The Board is committed to providing age-appropriate training and information to students, parents/guardians, and employees regarding unlawful discrimination, including discriminatory harassment, intimidation, and bullying, including, but not limited to, the district’s nondiscrimination policy, what constitutes prohibited behavior, how to report incidents and to whom such reports should be made. Staff and administrators will also receive training on their responsibilities for responding to reports or complaints of discrimination under the District’s Uniform Complaint Procedure.

(cf. 4131 - Staff Development)
(cf. 4231 - Staff Development)
(cf. 4331 - Staff Development)

In providing instruction, guidance, supervision, or other services to district students, employees and volunteers shall carefully guard against segregating or stereotyping students.

(cf. 1240 - Volunteer Assistance)
(cf. 6145 - Extracurricular and Cocurricular Activities)
(cf. 6145.2 - Athletic Competition)
(cf. 6164.2 - Guidance/Counseling Services)

The Principal/designee shall develop a plan to provide students with appropriate interim remedies when necessary for their protection from actual or threatened discriminatory harassment or other discriminatory behavior.

Students who engage in discrimination, including discriminatory harassment, intimidation, bullying, or retaliation in violation of law, Board policy, or administrative regulation shall be subject to appropriate discipline, up to and including counseling, suspension, and/or expulsion. Any employee who permits or engages in prohibited discrimination, harassment, intimidation, bullying, or retaliation shall be subject to disciplinary action, up to and including dismissal.

Any school district employee who observes an incident of discrimination, including discriminatory harassment, intimidation, or bullying shall immediately intervene when safe to do so and report the conduct to the Principal/designee or District Compliance Officer within one school day. (Education Code 234.1)

(cf. 4118 - Suspension/Disciplinary Action)
(cf. 4119.21/4219.21/4319.21 - Professional Standards)
(cf. 4218 - Dismissal/Suspension/Disciplinary Action)
(cf. 5131 - Conduct)
(cf. 5144 - Discipline)
(cf. 5144.1 - Suspension and Expulsion/Due Process)
(cf. 5144.2 - Suspension and Expulsion/Due Process (Students with Disabilities))
(cf. 5145.2 - Freedom of Speech/Expression)

Grievance Procedures

All reports or complaints alleging unlawful discrimination, including discriminatory harassment, intimidation, and/or bullying involving a student complainant or a student respondent shall be addressed in accordance with the District’s Uniform Complaint Procedures in BP/AR 1312.3. (cf. 1312.3 - Uniform Complaint Procedures)

The following individual is designated to handle complaints under the Uniform Complaint Procedures regarding unlawful discrimination, including discriminatory harassment, intimidation, or bullying, based on the protected categories identified above, and to answer inquiries regarding the district’s nondiscrimination policies:

District Compliance Officer
25 Churchill Avenue, Palo Alto, CA 94306
650-833-4262
complianceofficer@pausd.org

Upon receiving a complaint of discrimination, including discriminatory harassment, intimidation, or bullying, the District Compliance Officer shall immediately address and investigate the complaint in accordance with the Uniform Complaint Procedures in BP/AR 1312.3.
The Superintendent or designee shall ensure that the student handbook clearly describes the district's nondiscrimination policy, procedures for filing a complaint regarding discrimination, including discriminatory harassment, intimidation, or bullying, and the resources that are available to students who feel that they have been the victim of any such behavior. The district's policy shall also be posted on the district web site or any other location that is easily accessible to students.

(cf. 1113 - District and School Web Sites)
(cf. 1114 - District-Sponsored Social Media)
(cf. 6163.4 - Student Use of Technology)

When required pursuant to Education Code 48985, complaint forms shall be translated into the student's primary language. Additionally, when otherwise necessary to provide access to information for limited English proficient students and parents/guardians, as required by federal law, the complaint forms shall be translated into the student’s or parent/guardian’s primary language.

A student may also file a discrimination complaint with the Office for Civil Rights (OCR) of the United States Department of Education. Instructions for filing a complaint can be found at https://www2.ed.gov/about/offices/list/ocr/docs/howto.html.

Legal Reference:

EDUCATION CODE
200-262.4 Prohibition of discrimination
48900.3 Suspension or expulsion for act of hate violence
48900.4 Suspension or expulsion for threats or harassment
48904 Liability of parent/guardian for willful student misconduct
48907 Student exercise of free expression
48950 Freedom of speech
48985 Translation of notices
49020-49023 Athletic programs
51500 Prohibited instruction or activity
51501 Prohibited means of instruction
60044 Prohibited instructional materials

CIVIL CODE
1714.1 Liability of parents/guardians for willful misconduct of minor

PENAL CODE
422.55 Definition of hate crime
422.6 Crimes, harassment

CODE OF REGULATIONS, TITLE 5
4600-4687 Uniform Complaint Procedures
4900-4965 Nondiscrimination in elementary and secondary education programs

UNITED STATES CODE, TITLE 20
1681-1688 Title IX of the Education Amendments of 1972

UNITED STATES CODE, TITLE 42
2000d-2000e-17 Title VI and Title VII Civil Rights Act of 1964, as amended
2000h-2-2000h-6 Title IX of the Civil Rights Act of 1964

CODE OF FEDERAL REGULATIONS, TITLE 34
100.3 Prohibition of discrimination on basis of race, color or national origin
104.7 Designation of responsible employee for Section 504
106.8 Designation of responsible employee for Title IX
106.9 Notification of nondiscrimination on basis of sex

COURT DECISIONS
The district designates the individual identified below as the employee responsible for coordinating the district's efforts to comply with state and federal civil rights laws, including Title IX of the Education Amendments of 1972, Section 504 of the Rehabilitation Act of 1973, Title II of the Americans with Disabilities Act, and the Age Discrimination Act of 1975, and to answer inquiries regarding the district's nondiscrimination policies. The individual shall also serve as the compliance officer specified in AR 1312.3 - Uniform Complaint Procedures as the responsible employee to handle complaints regarding unlawful discrimination, including discriminatory harassment, intimidation, or bullying, based on actual race, color, ancestry, national origin, immigration status, nationality, ethnicity, ethnic group identification, age, religion, marital or parental status, physical or mental disability, sex, sexual orientation, gender, gender identity, gender expression, or any other legally protected status; the perception of one or more of such characteristics; or association with a person or group with one or more of these actual or perceived characteristics. Sexual harassment includes sexual violence, pursuant to Title IX of the Education Amendments of 1972, 38 U.S.C. §1681. (Education Code 234.1; 5 CCR 4621)

The District Compliance Officer(s) may be contacted at:

District Compliance Officer
25 Churchill Avenue, Palo Alto, CA 94306
650-833-4262
complianceofficer@pausd.org

(cf. 1312.3 - Uniform Complaint Procedures)

Measures to Prevent Discrimination
To prevent unlawful discrimination, harassment, intimidation, retaliation, and bullying of students at district schools or in school activities and to ensure equal access of all students to the educational program, the Superintendent or designee shall implement the following measures:

1. Publicize the district's nondiscrimination policy and related complaint procedures, including the District Compliance Officer's contact information, to students, parents/guardians, employees, volunteers, and the general public and post them on the district's web site and other prominent locations and provide easy access to them through district-supported social media, when available. (Education Code 234.1) (cf. 1113 - District and School Web Sites)

2. Provide to students a handbook that contains age-appropriate information that clearly describes the district's nondiscrimination policy, procedures for filing a complaint, and resources available to students who feel that they have been the alleged target of any such behavior. (Education Code 234.1)

3. Annually notify all students and parents/guardians of the district's nondiscrimination policy. The notice shall inform students and parents/guardians that consistent with federal and state law and education codes, students shall have the right to participate in gender-segregated school programs or activities and access gender segregated facilities based on their gender identity. (cf. 5145.6 - Parental Notifications)

4. The Superintendent or designee shall ensure that all students and parents/guardians, including students and parents/guardians with limited English proficiency, are notified of how to access the relevant information provided in the district's nondiscrimination policy and related complaint procedures, notices, and forms in a language they can understand. If 15 percent or more of students enrolled in a particular district school speak a single primary language other than English, the district's policy, regulation, forms, and notices concerning nondiscrimination shall be translated into that language in accordance with Education Code 234.1 and 48985. In all other instances, the district shall ensure meaningful access to all relevant information for parents/guardians with limited English proficiency.

5. Provide to students, employees, volunteers, and parents/guardians age-appropriate training and information regarding the district's nondiscrimination policy; what constitutes prohibited discrimination, including discriminatory harassment, intimidation, retaliation, or bullying; how and to whom a report of an incident should be made; and how to guard against segregating or stereotyping students when providing instruction, guidance, supervision, or other services to them. Such training and information shall include guidelines for addressing issues related to transgender and gender-nonconforming students. (cf. 1240 - Volunteer Assistance)
   (cf. 4131 - Staff Development)
   (cf. 4231 - Staff Development)
   (cf. 4331 - Staff Development)

6. At the beginning of each school year, inform school employees that any employee who witnesses any act of unlawful discrimination, including discriminatory harassment, intimidation, or bullying against a student is required to intervene if it is safe to do so, and shall, within one school day, report the conduct to the Principal/designee, whether or not the alleged target makes a report or files a complaint. (Education Code 234.1)

7. At the beginning of each school year, inform each Principal/designee of the district's responsibility to provide appropriate assistance or resources to protect students' privacy rights and to ensure their safety from threatened or potentially discriminatory behavior.

Enforcement of District Policy

The Superintendent or designee shall take appropriate actions to reinforce BP 5145.3 -Nondiscrimination/Harassment. As needed, these actions may include any of the following:

1. Removing vulgar or offending graffiti
   (cf. 5131.5 - Vandalism and Graffiti)

2. Providing training to students, staff, and parents/guardians about how to recognize unlawful discrimination and how to respond

3. Disseminating and/or summarizing the district's policy and regulation regarding unlawful discrimination

4. Consistent with the laws regarding the confidentiality of student and personnel records, communicating the school's response to students, parents/guardians, and the community
   (cf. 4112.6/4212.6/4312.6 - Personnel Files)
5. Taking appropriate disciplinary action against perpetrators and anyone determined to have engaged in wrongdoing, including any student who is found to have made a complaint of discrimination that the student knew was not true (cf. 4118 - Suspension/Disciplinary Action) (cf. 4218 - Dismissal/Suspension/Disciplinary Action) (cf. 5144 - Discipline) (cf. 5144.1 - Suspension and Expulsion/Due Process) (cf. 5144.2 - Suspension and Expulsion/Due Process (Students with Disabilities)) (cf. 6159.4 - Behavioral Interventions for Special Education Students)

**Process for Initiating and Responding to Complaints**

Any student who feels or has been subjected to unlawful discrimination, including discriminatory harassment, intimidation, retaliation or bullying is encouraged to immediately contact the Principal/designee or any other staff member. In addition, any student who observes any such incident should report the incident to the Principal/designee or any other staff member whether or not the alleged target makes a report or files a complaint.

Any school employee who observes an incident of unlawful discrimination, including discriminatory harassment, intimidation, retaliation or bullying or to whom such an incident is reported shall immediately report the incident within one school day to the Principal/designee, whether or not the alleged target files a complaint.

The Principal/designee shall notify the District Compliance Officer of the report or complaint within one school day.

Any report of unlawful discrimination involving the Principal/designee, the District Compliance Officer, or any other person to whom the complaint would ordinarily be reported or filed shall instead be submitted to the Superintendent or designee.

A “report” or “complaint” is defined as any oral or written communication to a school district employee or administrator which alleges behavior or misconduct that may constitute unlawful discrimination. A report or complaint may include an oral report, an email, a text message or other message conveyed to a school district employee or administrator. The report or complaint does not have to be on a particular form or use specific words to identify the law which may have been violated.

When any report or complaint of unlawful discrimination, including discriminatory harassment, intimidation, retaliation, or bullying, is submitted to or received by the Principal/designee or the District Compliance Officer, one or both of those administrators shall inform the student complainant and/or parent/guardian of the right to file a written complaint under the District’s Uniform Complaint Procedures in AR 1312.3 as well as the other information, options and documentation set forth in AR 1312.3 subsection A.ii.

Upon receiving a written complaint under the Uniform Complaint Procedures, the District Compliance Officer or designee shall immediately investigate the complaint in accordance with the procedures specified in AR 1312.3 - Uniform Complaint Procedures. Even if the student chooses not to file a written complaint under the Uniform Complaint Procedures, the Principal/designee or District Compliance Officer shall address the report of discrimination, including discriminatory harassment, intimidation, retaliation, or bullying, as explained in AR 1312.3 subsection E. The parties that would have been the complainant and respondent shall receive a written notice of outcome within the timelines described in AR 1312.3.

The District shall take any needed interim measures, promptly investigate, determine what occurred, end any discrimination, prevent its recurrence and address its effects in order to ensure all students have access to the educational program and a safe school environment.

Transgender and Gender-Nonconforming Students

Additional guidance regarding Gender Identity and Access can be found at Board Policy/Administrative Regulation 5157.

**Nondiscrimination in District Programs and Activities**

*Board Policy 0410*

*Philosophy, Goals, Objectives, and Comprehensive Plans*
The Board of Education is committed to equal opportunity for all individuals in education. District programs, activities, and practices shall be free from discrimination based on race, color, ancestry, nationality, national origin, immigration status, ethnic group identification, ethnicity, age, religion, marital status, pregnancy, parental status, physical or mental disability, sex, sexual orientation, gender, gender identity, gender expression, or genetic information; a perception of one or more of such characteristics; or association with a person or group with one or more of these actual or perceived characteristics.

(cf. 4030 - Nondiscrimination in Employment)
(cf. 4032 - Reasonable Accommodation)
(cf. 4119.11/4219.11/4319.11 - Sexual Harassment)
(cf. 5145.3 - Nondiscrimination/Harassment)
(cf. 5145.7 - Sexual Harassment)
(cf. 5146 - Married/Pregnant/Parenting Students)
(cf. 6145.2 - Athletic Competition)
(cf. 6145.4 - Identification and Evaluation of Individuals for Special Education)
(cf. 6145.6 - Identification and Education Under Section 504)
(cf. 6178 - Career Technical Education)
(cf. 6200 - Adult Education)

All individuals shall be treated equitably in the receipt of district and school services. Personally identifiable information collected in the implementation of any district program, including, but not limited to, student and family information for the free and reduced-price lunch program, transportation, or any other educational program, shall be used only for the purposes of the program, except when the Superintendent or designee authorizes its use for another purpose in accordance with law. Resources and data collected by the district shall not be used, directly or by others, to compile a list, registry, or database of individuals based on race, gender, sexual orientation, religion, ethnicity, national origin, or immigration status or any other category identified above.

(cf. 3540 – Transportation)
(cf. 3553 - Free and Reduced Price Meals)
(cf. 5145.13 - Response to Immigration Enforcement)

District programs and activities shall be free of any racially derogatory or discriminatory school or athletic team names, mascots, or nicknames.

Annually, the Superintendent or designee shall review district programs and activities to ensure the removal of any barrier that may unlawfully prevent an individual or group in any of the protected categories stated above from accessing district programs and activities, including the use of facilities. S/he shall take prompt, reasonable actions to remove any identified barrier. The Superintendent or designee shall report his/her findings and recommendations to the Board after each review.

(cf. 1330 - Use of Facilities)

All allegations of unlawful discrimination in district programs and activities shall be investigated and resolved in accordance with the procedures specified in AR 1312.3 – Uniform Complaint Procedures.

(cf. 1312.3 - Uniform Complaint Procedures)
**Notification**
Pursuant to 34 CFR 104.8 and 34 CFR 106.9, the Superintendent or designee shall notify students, parents/guardians, employees, employee organizations, applicants for admission and employment, and sources of referral for applicants about the district’s policy on nondiscrimination and related complaint procedures. Such notification shall be included in the annual parental notification distributed pursuant to Education Code 48980 and, as applicable, in announcements, bulletins, catalogs, handbooks, application forms, or other materials distributed by the district. The notification shall also be posted on the district’s web site and social media and in district schools and offices, including staff lounges, student government meeting rooms, and other prominent locations as appropriate.

(cf. 1312.3 – Uniform Complaint Procedures)
(cf. 4031 – Complaints Concerning Discrimination in Employment)
(cf. 4112.9/4212.9/4312.9 – Employee Notifications)
(cf. 5145.6 – Parental Notifications)

The district’s nondiscrimination policy and related informational materials shall be published in a format that parents/guardians can understand. In addition, when 15 percent or more of a school’s students speak a single primary language other than English, those materials shall be translated into that other language.

In addition, the annual parental notification shall inform parents/guardians of their children’s right to a free public education regardless of immigration status or religious beliefs, including information on educational rights issued by the California Attorney General. Alternatively, such information may be provided through any other cost-effective means determined by the Superintendent or designee. (Education Code 234.7)

**Access for Individuals with Disabilities**
District programs and facilities, viewed in their entirety, shall be in compliance with the Americans with Disabilities Act (ADA) and any implementing standards and/or regulations. When structural changes to existing district facilities are needed to provide individuals with disabilities access to programs, services, activities, or facilities, the Superintendent or designee shall develop a transition plan that sets forth the steps for completing the changes.

(cf. 6163.2 - Animals at School)
(cf. 7110 - Facilities Master Plan)
(cf. 7111 - Evaluating Existing Buildings)

The Superintendent or designee shall ensure that the district provides auxiliary aids and services when necessary to afford individuals with disabilities equal opportunity to participate in or enjoy the benefits of a service, program or activity. These aids and services may include, but are not limited to, qualified interpreters or readers, assistive listening devices, assistive technologies or other modifications to increase accessibility to district and school web sites, note takers, written materials, taped text, and Braille or large print materials.

(cf. 6020 - Parent Involvement)

Individuals with disabilities shall notify the Superintendent or principal if they have a disability that requires special assistance or services. Reasonable notification should be given prior to the school-sponsored function, program, or meeting.

(cf. 9320 - Meetings and Notices)
(cf. 9322 - Agenda/Meeting Materials)

The individual identified in AR 1312.3 - Uniform Complaint Procedures as the employee responsible for coordinating the district’s response to complaints and for complying with state federal civil rights laws is hereby designated as the district’s ADA coordinator. He/she shall receive and address requests for accommodation submitted by individuals with disabilities, and shall investigate and resolve complaints regarding their access to district programs, services, activities, or facilities.

Deputy Superintendent
25 Churchill Ave., Palo Alto, CA 94306
(650) 329-3958
	tbahadursingh@pausd.org

Legal Reference:
EDUCATION CODE
200-262.4 Prohibition of discrimination
48985 Notices to parents in language other than English
51007 Legislative intent: state policy
GOVERNMENT CODE
11000 Definitions
11135 Nondiscrimination in programs or activities funded by state
11138 Rules and regulations
12900-12996 Fair Employment and Housing Act
54953.2 Brown Act
Bus Policy & Late Bus

Students are expected to comply with school rules and regulations while waiting for, riding, and exiting the bus. The bus driver has the authority to judge conduct, to maintain discipline, and to report pupils to Greene’s administration when necessary.

Inappropriate behavior reported to the school by the bus driver will result in notification of parents and may result in temporary loss of bus privileges. The bus driver is authorized to return to school without discharging students at their usual destination if there is a problem on the bus.

Cafeteria/ Snack Bar Procedures

Items are available from the Snack Bar at brunch and lunch only. Please see the website for a detailed menu. Students may bring their own lunch. If a student has forgotten his/her lunch he/she may check in the Attendance Office on his/her way to lunch. We will not interrupt classes to bring lunch or to inform the student that it is in the office. Parents can complete a Item Pick-up Slip in
the drop-off area of the front office. Our school service students will deliver slips to students to notify them that they have an item available for pick-up. Parents need to deliver the lunch by 11:15 a.m. to accommodate this notice. Unclaimed items will be moved to the lost and found after three school days.

**Calendar of School Events**

Please view our calendar on the Greene website: [https://greene.pausd.org/school-life/calendar](https://greene.pausd.org/school-life/calendar)

**Cell Phones** (See page 28, Expectation #11 in “CONDUCT & DISCIPLINE”)

**Change of Address or Phone Number**

It is important that families keep staff informed of any changes of important information such as name, address, telephone, and points of contacts in case of emergencies. For name or address change, families must bring legal documents to the district Registration Services at 25 Churchill Avenue. To prove residency for change of address the district needs 1) lease agreement or property tax bill; (2) a bank statement or vehicle registration; and (3) a photo ID.

For a change in e-mail, parents can update their e-mail addresses directly on Infinite Campus: [https://www.pausd.org/school-life/educational-technology/ic](https://www.pausd.org/school-life/educational-technology/ic)

To change a phone number, parents have to: (1) contact Greene staff to update the emergency card; and (2) make the change directly on Infinite Campus: [https://www.pausd.org/school-life/educational-technology/ic](https://www.pausd.org/school-life/educational-technology/ic)

**Class Assignment Process**

The class assignment process at Greene is built around collaborative teams of teachers and counselors who work together with the same group of students. Creating the classes of students involves balancing various factors including achievement, gender, ethnicity, special needs, and the like. The process the staff uses for each student is intended to provide the most productive and meaningful learning experience possible for each student.

Requesting a change in a student’s core academic schedule (English/Social Studies/Math/Science) will involve a team of teachers for a student, not just one teacher in isolation. Elective classes may be affected, as well. No class change will be made during the first month of school unless school personnel initiate a change in order to balance a class or to address an incorrect elective placement. After the first month, the following guidelines need to be followed to request a change or to drop a class:

- A student/teacher conference and a parent or guardian/teacher communication to address any concern(s) must take place
- The student/parent/teacher/counselor work at developing a resolution to an existing classroom situation. The teacher and/or counselor will consult with the Instructional Supervisor and grade level administrator as needed.
- The student, parent/guardian, teacher or counselor may make a referral to the Student Study Team.
- If the Student Study Team does not resolve the problem, a letter outlining the concern(s) from the parent/guardian or teacher must be forwarded to the principal, with copies to the Instructional Supervisor and counselor.
- The Principal makes the final decision regarding class placement.

**Clean Campus**

Greene staff and students take pride in having a “garden style” campus. Students will be given a consequence if they: litter, throw food, throw wrappers, harm plants/foliage, etc. Littering is an act of vandalism and will be dealt with as such; students littering or failing to clean up after themselves will be assigned to pick up trash.

**Complaints**

**UNIFORM COMPLAINT PROCEDURES**

*Board Policy 1312.3*

*En Español*

*中文版*

The Board of Education recognizes that the district has the primary responsibility to ensure compliance with applicable state and federal laws and regulations governing educational programs.
The district's Uniform Complaint Procedures (UCP) shall be used to investigate and resolve the following complaints:

Complaints Subject to UCP

The district's uniform complaint procedures (UCP) shall be used to investigate and resolve complaints regarding the following programs and activities:

1. Accommodations for pregnant and parenting students (Education Code 46015)
2. Adult education programs (Education Code 8500-8538, 52334.7, 52500-52617)
3. After School Education and Safety programs (Education Code 8482-8484.65)
4. Agricultural career technical education (Education Code 52460-52462)
5. Career technical and technical education and career technical and technical training programs (Education Code 52300-52462)
6. Child care and development programs (Education Code 8200-8498)
7. Compensatory education (Education Code 54400)
8. Consolidated categorical aid programs (Education Code 33315; 34 CFR 299.10-299.12)
9. Course periods without educational content, when students in grades 9-12 are assigned to such courses more than one week in any semester or in a course the student has previously satisfactorily completed, unless specified conditions are met (Education Code 51228.1-51228.3)
10. Discrimination, harassment (including but not limited to sexual harassment, sexual violence or harassment based on a protected characteristic), intimidation, or bullying in district programs and activities, including in those programs or activities funded directly by or that receive or benefit from any state financial assistance, based on the person's actual or perceived characteristics of race or ethnicity, color, ancestry, nationality, national origin, immigration status, ethnic group identification, age, religion, marital status, pregnancy, parental status, physical or mental disability, medical condition, sex, sexual orientation, gender, gender identity, gender expression, or genetic information, or any other characteristic identified in Education Code 200 or 220, Government Code 11135, or Penal Code 422.55, or based on the person's association with a person or group with one or more of these actual or perceived characteristics (5 CCR 4610)
11. Educational and graduation requirements for students in foster care, homeless students, students from military families, students formerly in a juvenile court school, migrant students, and immigrant students participating in a newcomer program (Education Code 48645.7, 48853, 48853.5, 49069.5, 51225.1, 51225.2)
12. Every Student Succeeds Act (Education Code 52059; 20 USC 6301 et seq.)
13. Local control and accountability plan (Education Code 52075)
14. Migrant education (Education Code 54440-54445)
15. Physical education instructional minutes (Education Code 51210, 51222, 51223)
16. Student fees (Education Code 49010-49013)
17. Reasonable accommodations to a lactating student (Education Code 222)
18. Regional occupational centers and programs (Education Code 52300-52334.7)
19. School plans for student achievement as required for the consolidated application for specified federal and/or state categorical funding (Education Code 64001)
20. School safety plans (Education Code 32280-32289)
21. School site councils as required for the consolidated application for specified federal and/or state categorical funding (Education Code 65000)

22. State preschool programs (Education Code 8235-8239.1)

23. State preschool health and safety issues in license-exempt programs (Education Code 8235.5)

24. Any complaint alleging retaliation against a complainant or other participant in the complaint process or anyone who has acted to uncover or report a violation subject to this policy

25. Any other state or federal education program the Superintendent of Public Instruction or designee deems appropriate.

Scope and Definitions Related to Unlawful Discrimination Complaints

The district will review and address any report or complaint of unlawful discrimination involving a student, employee or third party against another student, employee or third party. Specifically:

a. Any sexual harassment or sexual violence report or complaint involving a student complainant or a student respondent shall be addressed through BP 5145.7 and the Uniform Complaint Procedures. Any other report or complaint of unlawful discrimination involving a student complainant or a student respondent shall be addressed through BP/AR 5145.3 and the Uniform Complaint Procedures.

b. Any unlawful discrimination report or complaint, including sexual harassment or sexual violence complaints, between employees or between employees and third parties, but not involving student complainants or student respondents, shall be addressed through BP/AR 4119.11/4219.11/4319.11 and AR 4031.

c. Any unlawful discrimination report or complaint, including sexual harassment or sexual violence complaints, between third parties which took place in the educational setting shall be referred to the District Compliance Officer to determine how to appropriately address the complaint.

A “report” or “complaint” is defined as any oral or written communication to a school district employee or administrator which alleges behavior or misconduct that may constitute unlawful discrimination. A report or complaint may include an oral report, an email, a text message or other message conveyed to a school district employee or administrator. The report or complaint does not have to be on a particular form or use specific words to identify the law which may have been violated.

A “third party” is defined as someone who is connected to the school or the district for educational, business or extra-curricular purposes. For example, a third party may include a vendor; volunteer; coach; or other person who is on school or district grounds during the hours of operation or who is present in the educational setting.

“Educational setting” includes all educational programs and activities of the school or district, including all the academic, educational, extracurricular, athletic, and other programs and activities of the school, whether those programs or activities take place in a school’s facilities, on a school bus, or at a class or training program sponsored by the school at another location.

(cf. 5145.7 - Sexual Harassment)
(cf.4119.11/4219.11/4319.11 - Sexual Harassment)
(cf. 0410 - Nondiscrimination in District Programs and Activities)
(cf. 4030 - Nondiscrimination in Employment)
(cf. 5145.3 - Nondiscrimination/Harassment)

3. Any complaint alleging district noncompliance with the requirement to provide reasonable accommodation to a lactating student on school campus to express breast milk, breastfeed an infant child, or address other breastfeeding-related needs of the student (Education Code 222)

(cf. 5146 - Married/Pregnant/Parenting Students)

4. Any complaint alleging district noncompliance with the prohibition against requiring students to pay fees, deposits, or other charges for participation in educational activities (5 CCR 4610)
5. Any complaint alleging district noncompliance with legal requirements related to the implementation of the local control and accountability plan (Education Code 52075)
(cf. 0460 - Local Control and Accountability Plan)

6. Any complaint, by or on behalf of any student who is a foster youth, alleging district noncompliance with any legal requirement applicable to the student regarding placement decisions, the responsibilities of the district's educational liaison to the student, the award of credit for coursework satisfactorily completed in another school or district, school transfer, or the grant of an exemption from Board-imposed graduation requirements (Education Code 48853, 48853.5, 49069.5, 51225.1, 51225.2)
(cf. 6173.1 - Education for Foster Youth)

7. Any complaint, by or on behalf of a homeless student as defined in 42 USC 11434a, alleging district noncompliance with any requirement applicable to the student regarding the award of credit for coursework satisfactorily completed in another school or district or the grant of an exemption from Board-imposed graduation requirements (Education Code 51225.1, 51225.2)
(cf. 6173 - Education for Homeless Children)

8. Any complaint alleging district noncompliance with the requirements of Education Code 51228.1 and 51228.2 that prohibit the assignment of a student to a course without educational content for more than one week in any semester or to a course the student has previously satisfactorily completed, without meeting specified conditions (Education Code 51228.3)
(cf. 6152 - Class Assignment)

9. Any complaint alleging district noncompliance with the physical education instructional minutes requirement for students in elementary school (Education Code 51210, 51223)
(cf. 6142.7 - Physical Education and Activity)

10. Any complaint alleging retaliation against a complainant or other participant in the complaint process or anyone who has acted to uncover or report a violation subject to this policy

11. Any other complaint as specified in a district policy

Retaliation and Confidentiality

The Board prohibits any retaliatory behavior or action against any person who reports, testifies about, files a complaint, or otherwise participates in a district complaint, investigation, or grievance process under the UCP. Participation in the complaint process shall not in any way affect the status, grades, or work assignments of the complainant. An individual who believes they have been subjected to retaliation defined herein may also file a complaint under the UCP. The district shall protect all complainants from retaliation. In investigating complaints, the confidentiality of the parties involved shall be protected as required by law. For any complaint alleging retaliation or unlawful discrimination (such as discriminatory harassment, intimidation, or bullying), the Superintendent or designee shall keep the identity of the complainant, and/or the subject of the complaint if different from the complainant, confidential when appropriate and as long as the integrity of the complaint process is maintained, such as when the district has a duty to share parties' identifying information as necessary to gather a response in the complaint, in order to take subsequent corrective action if misconduct is found to have occurred, and/or to conduct ongoing monitoring. When a complainant requests confidentiality, the Principal/designee or the district Compliance Officer shall notify the complainant that the request may limit the district's ability to investigate the harassment or take the necessary action. An intentional breach of a complainant's confidentiality by a student or employee may be considered a violation of this policy or a retaliatory act.

When an allegation that is not subject to UCP is included in a UCP complaint, the district shall refer the non-UCP allegation to the appropriate staff or agency and shall investigate and, if appropriate, resolve the UCP-related allegation(s) through the district's UCP.

The Superintendent or designee shall provide training to district staff to ensure awareness and knowledge of current law and requirements related to UCP, including the steps and timelines specified in this policy and the accompanying administrative regulation.
The Superintendent or designee shall maintain records of all UCP complaints, the investigations of those complaints, and the resolution of the complaints in confidential complaint files for a minimum of two years. All such records shall be maintained and/or destroyed in accordance with applicable state law and district policy.

(cf. 5125 - Student Records)
(cf. 3580 - District Records)

Non-UCP Complaints

The following complaints shall not be subject to the district's UCP but shall be investigated and resolved by the specified agency or through an alternative process:

1. Any complaint alleging child abuse or neglect shall be referred to the County Department of Social Services Protective Services Division or the appropriate law enforcement agency. (5 CCR 4611) However, the District may still be obligated to address and investigate any complaint alleging child abuse or neglect of a student by an employee or third party which took place in the educational setting.

2. Any complaint alleging health and safety violations by a child development program shall, for licensed facilities, be referred to Department of Social Services and shall, for licensing-exempt facilities, be referred to the appropriate Child Development regional administrator. (5 CCR 4611)

3. Any complaint alleging employment discrimination or harassment shall be investigated and resolved by the district in accordance with the procedures specified in AR 4030 - Nondiscrimination in Employment, including the right to file the complaint with the California Department of Fair Employment and Housing.

4. Any complaint alleging a violation of a state or federal law or regulation related to special education, a settlement agreement related to the provision of a free appropriate public education, or a due process hearing order shall be submitted to the California Department of Education (CDE) in accordance with AR 6159.1 - Procedural Safeguards and Complaints for Special Education. (5 CCR 3200-3205)

5. Any complaint alleging noncompliance of the district's food service program with laws regarding meal counting and claiming, reimbursable meals, eligibility of children or adults, or use of cafeteria funds and allowable expenses shall be filed with or referred to CDE in accordance with BP 3555 - Nutrition Program Compliance. (5 CCR 15580-15584)

6. Any allegation of discrimination based on race, color, national origin, sex, age, or disability in the district's food service program shall be filed with or referred to the U.S. Department of Agriculture in accordance with BP 3555 - Nutrition Program Compliance. (5 CCR 15582)

7. Any complaint alleging fraud shall be referred to the California Department of Education.

In addition, the district's Williams Uniform Complaint Procedures, AR 1312.4, shall be used to investigate and resolve any complaint related to sufficiency of textbooks or instructional materials, emergency or urgent facilities conditions that pose a threat to the health or safety of students or staff, or teacher vacancies and misassignments. (Education Code 35186)

(cf. 1312.4 - Williams Uniform Complaint Procedures)

The district's Williams uniform complaint procedures, AR 1312.4, shall be used to investigate and resolve any complaint related to the following:

1. Sufficiency of textbooks or instructional materials

2. Emergency or urgent facilities conditions that pose a threat to the health or safety of students or staff

3. Teacher vacancies and misassignments

4. Deficiency in the district's provision of instruction and/or services to any student who, by the completion of grade 12, has not passed one or both parts of the high school exit examination (cf. 1312.4 - Williams Uniform Complaint Procedures)

Legal Reference:
Conduct & Discipline

The discipline policy of the Palo Alto Unified School District (PAUSD) complies with the California Education Code, Title V of the California Administrative Code, and the California Penal Code.
● Academic and disciplinary concerns should first be directed to your teacher. Teachers may be e-mailed or telephoned to make appointments. Please do not interrupt their teaching time or TEAM time.

● Counselors are available to assist parents/guardians and students in all aspects of school life and should be contacted whenever there is a question regarding adjustment to school, student/teacher relationship, or peer interaction. They are also available to discuss course offerings and academic programs. They set up Student Study Teams and confer with other staff to provide support and promote student wellness and academic success.

● Administrators are available to students and families for any questions. Greene Middle School has grade level administrators, who are responsible for assigning consequences for infractions of school rules. Consequences which may be assigned for failing to meet school or district expectations include parent conferences, counseling, restriction of privileges, community/school service, detention, loss of next dance/party, suspension, referral to district committee, and/or referral to the police. Written documentation of disciplinary actions will be provided to parents/guardians. Students shall have the opportunity to respond to any accusations made about them. All information regarding counseling and discipline is kept strictly confidential.

● At the end of the school year, each grade level may plan an activity intended to celebrate their year of work. Staff has established guidelines for student behavior that will determine eligibility for participating in these celebration activities. A student will not be able to participate if they: Accumulate more than 30 unexcused tardies during the second semester, or are suspended from school on or after the end of the third quarter.

Expectations and Consequences
Our approach to student discipline is intended to maintain safety, promote common values, protect the learning environment, and encourage students to learn from their mistakes. While we have many school rules, they all support the shared values of SAFETY, RESPECT, and RESPONSIBILITY. If students act safely, respectfully, and responsibly, they will be following our expectations for behavior at school. With regard to disciplinary consequences, our primary goal is to maintain a safe environment and ensure that students learn from their mistakes. Consequences will depend upon the severity of the misbehavior, previous behavior and interventions, and the circumstances surrounding an incident. Generally, Greene staff apply the principle of progressive discipline in which disciplinary consequences escalate with repeated incidents. However, if the initial incident is dangerous or a serious breach of expectations, the initial consequence will be significant (i.e., suspension and/or expulsion).

Students are informed of school discipline policies by teachers, counselors, and administrators at the beginning of the school year. In addition, this information is contained in the Student Handbook and Binder Reminder. These presentations and the written information constitute formal notice about the school expectations for behavior.

Restorative Practices
As much as is possible and reasonable and dependent on the misbehavior or violation of rules and expectations, Greene staff will try to address misconduct using Restorative Practices. The Restorative Practice framework has been effectively used in schools and other institutions as an alternative to punitive discipline. The Restorative Practice framework promotes healthy relationships between educators and students, and provides opportunities to resolve conflicts and repair harm to restore these positive relationships. The following questions are typically posed to students when harm or a violation has occurred:

● What happened?
● What were you thinking of at the time?
● What have you thought about since?
● Who has been affected by what you have done and in what way?
● What do you think you need to do to make things right?
# Student Behavior

## EXPECTATIONS

1. It is expected that students will treat other people with respect, follow the directions of the adults in charge, and follow through with their responsibilities.

## RULES

Students are not to disrupt school activities or otherwise defy the authority of supervisors, teachers, administrators, school officials, substitutes, or other school personnel engaged in the performance of their duties. This includes appropriate behavior throughout the school day in all campus areas, and at assemblies, performances, dances, and school-sponsored activities. Refusal to comply with rules and defiance of school personnel will result in consequences.

**1st Incident**
- Parent notification by teacher, school counselor, or administrator.
- Referral to an administrator – infraction recorded in students Infinite Campus file; dependent on the severity of the infraction additional consequences can range from detention to suspension.

**Repeated Incidents**
- Parent meeting with school staff (teachers, counselor, and/or administrator).
- Referral to an administrator – infraction recorded in students Infinite Campus file; dependent on the severity of the infraction additional consequences can range from detention to suspension.

## EXPECTATIONS

2. It is expected that students will carry through with their responsibility to be prepared for class with appropriate materials and completed class work and homework.

## RULES

It is expected that students will be prepared for class with necessary materials and homework and follow each teacher’s individual classroom rules and procedures. The school provides an academic planner (Binder Reminder) to support this expectation.

**1st Incident**
- Parents may be contacted by the teacher when students do not have materials or do not complete work. Parents may also be contacted when students do not serve teacher detentions or follow teacher consequences.

**Repeated Incidents**
- The second time a student does not follow through with teacher consequences, the student will be referred to the grade level counselor or administrator.

## EXPECTATIONS

3. It is expected that students will not ride or use any vehicles (bikes, scooters, skateboards, and skates) on campus. This expectation reflects larger issues of safety.

## RULES

Bikes must be locked in the bike cages with the rider’s own lock to the bike racks, not to other bikes or on the cyclone fences.

Students need to walk bikes into and outside of the bike cage. Students are expected to walk their bikes on campus (not on lawns) and get on/ride their bikes when off campus. Bike cages are locked only during school hours. Do not leave bikes in the cages overnight or on weekends. Skateboards, skates, and scooters must be locked in the skate shack (or another place to be determined). The school cannot assume responsibility for any vehicle while on school grounds.

**1st Incident**
- Student is warned and safety is discussed.

**Repeated Incidents**
- Parent notification by an administrator.
- Referral to an administrator (consequence ranging from detention to suspension).
EXPECTATIONS

4. It is expected that the student’s behavior will be acceptable at all times. It is expected that students will respect others (adults and students) in their behavior in the hallways and in the classrooms and refrain from using profanity. There is to be no teasing, roughhousing, or bullying at any time. The campus needs to be a safe place for staff and students.

RULES

Students need to be aware of their behavior in the hallways, keeping voices down, using appropriate language and making sure there is adequate room for others to pass by. There is to be no teasing, bullying, or intimidation, or harassment of any kind.

There is to be no running on campus, except in the field areas on the east side of the campus or during PE. (This relates to safety).

Swearing, obscene/inappropriate language, spitting, littering, rudeness, or a lack of respect for people or property are not acceptable

1st Incident
- Student is warned.
- FYI referral or action, depending on the gravity (consequence will be given if behavior warrants such).

Repeated Incidents
- Parent notification.
- Referral to an administrator (consequence ranging from detention to suspension).

EXPECTATIONS

5. Students may not sell items on campus and/or at school sponsored events for personal gain. Gambling is illegal.

RULES

Students are allowed to sell items for school teams, clubs and activities with an administrator’s approval.

1st Incident
- Student is warned.
- Parent notification by an administrator.
- 1st Offense for gambling is suspension.

Repeated Incidents
- Referral to an administrator (consequence ranging from detention to suspension).

EXPECTATIONS

6. It is expected that students will act with honesty and integrity.

RULES

Students are expected to follow the Academic Honesty Policy outlined in the Handbook and the Binder Reminder.

EXPECTATIONS

7. Our school does not allow the following: intimidation, bullying, or verbal (e.g. racial, gender-based, sexual, and/or ethnic slurs), physical (e.g. grabbing, and pantsing), sexual (e.g. touching and fondling), or “cyber” harassment.

RULES

Harassment is defined as any unwanted behavior from one individual or group toward another individual or group.

1st Incident
- Referral to a counselor or administrator (consequences ranging from detention to suspension).
- Parent contact.

Repeated Incidents
- Referral to a counselor or administrator (consequences ranging from detention to suspension).
- Parent contact.
- May involve law enforcement.

Refer to the Harassment Policy, Title IX and Uniform Complaint Procedures for more information.
## EXPECTATIONS

8. Ours is a “hands off” school. Hitting, poking, shoving, punching, fighting, wrestling, roughhousing, or writing on others is inappropriate, even among friends. Students may have consequences for participating in the above or for encouraging other to do these things.

### RULES

Roughhousing will not be tolerated. Fighting, inciting or encouraging, or recording a fight will not be tolerated.

**1st Incident**
- Referral to an administrator; parent contact.
- Student serves a minimum of a detention; additional consequences depending on the gravity of the situation.
- Suspension, if said behavior is a fight, assault, and/or battery.

**Repeated Incidents**
- Referral to an administrator; parents contacted.
- Consequences increased.
- Suspension and Site Disciplinary Hearing if the behavior is an assault and/or battery.

## Dress Code

**EXPECTATIONS**

9. It is expected that students dress in a style that is conducive to learning.

### RULES

Our Dress for Success Dress Code encourages students to keep their focus on learning and maintaining age-appropriate expectations and to provide environments that allow students to feel comfortable and express their individuality appropriately. Our community appreciates parent, guardian, and student cooperation in efforts to make the Dress for Success norms and their enforcement fair, balanced, and gender-neutral.

The Dress Code includes, but is not limited to, school activities, dances, field trips, and school-sponsored activities:

- All students must be covered appropriately.
- Clothing must be free of obscene, offensive or inappropriate words and/or logos.
- Jewelry and accessories must be safe and appropriate for school.
- Shoes must be worn at all times.

When a student’s outfit does not meet Dress for Success norms, the student will be asked politely to address the issue. Staff will address non-compliance with the Dress for Success norms in a professional and respectful manner; the intent is not to shame individual students for their wardrobe choices.

## Unnecessary or Inappropriate Items

**EXPECTATIONS**

10. It is expected that students will bring only appropriate items to school.

### RULES

Examples of inappropriate items include, but are not limited to, laser pointers (see suspension code), matches, lighters, pocket knives, box cutters, pepper spray, poppers, firecrackers, spray cans of any type, water balloons, squirt guns. The school cannot assume responsibility for lost/stolen personal items.

If a teacher requests a CD, DVD, Kindle, notebook, cell phone or personal computer for a specific lesson, then students may bring such for only the specific class. Students must use the item in the class and then LEAVE THE ITEMS IN THE CLASSROOM, with the approval of the classroom teacher.

Bikes, skateboards, and scooters, can be used as transportation to and from school. They need to be locked up during the day in the appropriate shed or rack—not classroom. They CANNOT be used or carried on campus.

**1st Incident**
- Item will be confiscated and returned to the student at the end of the day.
- Parent notified by school personnel.

**Repeated Incidents**
- Item will be confiscated. Item will be returned to parents only.
- Administrative consequences ranging from detention to suspension.
# Cellular Telephones & Electronic Devices

## EXPECTATIONS

11. Use of cellular telephones and electronic devices shall not interfere with teaching and learning. These items MUST be turned off and remain in lockers during the school day. Students may NOT use them from 8:25 a.m. through the end of the school day.

## RULES

An electronic device is one that operates through the transmission or receipt of radio waves, including but not limited to, cellular or digital telephones, smart watches, pagers, hand-held radios, and calculator games. This definition of electronic device also extends to Bluetooth headphones, such as AirPods and includes any new technology developed for similar purposes.

While communication devices may be very helpful to the student and/or the family, they can cause considerable disruption to the learning environment. Many cell phones have music, game, internet, camera, video, calculator, note-taking, and text messaging capabilities. These features have the potential to create problems with peers, provide a temptation for theft, distract students from learning, or provide a means for academic dishonesty.

Students may possess cell phones while on campus, however they must ensure that the devices are turned off and stored securely in their personal locker during school hours. Leaving the phone on vibrate or in silent mode does not comply with this expectation. Cell phones cannot be used for any reason during school hours. This includes sending and/or receiving text messages. Staff will confiscate any cell phones or similar devices seen in the possession of students, even if they are not in use. **Students may not take pictures from a camera or cell phone camera without permission from an administrator.**

1st *Incident*
- If item is in sight, goes off, or is used during class or the hallway it will be confiscated, turned into the school office, and returned to the student at dismissal on the school day.

2nd *Incident*
- If a student is found using (i.e. talking, texting, taking photos) any of the above electronic devices during school hours, (8:25 a.m. through dismissal), the item will be taken away and a parent/guardian will be contacted to pick it up.

Repeated *Incidents*
- Item will be confiscated and turned into the school office.
- Parent notified by school personnel and will be returned to parents only. Phones are not to return for campus for one week.
- Failure to comply with this rule could be treated as defiance
- If continued, item(s) could be banned for the remainder of the semester/school year.
## Tardies & Absences

### EXPECTATIONS

12. It is expected that students be on time every day to every period. Students who are late miss valuable teaching time. The first bell rings at 8:25 a.m. every day. The late bell is at 8:30 a.m.

### RULES

A student is considered “tardy” if he/she is not in the room or at the place designated by the teacher at the beginning of the period (e.g. at their desk). Students shall be marked tardy unless they arrive with written permission from the Attendance Office. If a student is absent for half of the day or more, s/he will NOT attend a sport practice, drama practice, sport or drama evening event, dance, or any other school activity on that day or evening.

Parents will be updated in writing when their students are accumulating tardies. To encourage prompt attendance, the following consequences will be provided for students who are tardy. Tardy counts will be reset to zero at the semester.

- **5 tardies** = 1 lunch detention (25 minutes of supervised, reflective, quiet time in a classroom during the lunch break).
- **Students that accumulate 10, 15, 20, etc. tardies will serve repeated detention at lunch and/or after school.**
- **Accumulating excessive tardies can also result in loss of privileges to participate in special school-sponsored activities such as dances, grade level end-of-year field trips, or the music field trip to Southern California.**

    Accumulating more than 30 tardies in a semester will require that the student and their parent/guardian be referred to a Site Attendance Review Committee and possibly the district School Attendance Review Board (SARB) which may include meeting with the District Attorney.

### EXPECTATIONS

13. It is expected that students will attend school every day.

### RULES

Students are allowed to be absent for the following only:

1. Illness (temperature, diarrhea, or vomiting)
2. Doctor or Dental appointment (verified)
3. Court mandated appearance (verified)
4. Bereavement (verified)
5. Religious Purposes

In all cases, parents need to call or email the Attendance Office to report the absence. Students need to bring a note and go to the Attendance Office upon their return. Absences not cleared within 72 hours will count as cuts/unexcused permanently.

- If a student is absent for a half of a day or more, s/he will NOT attend any other school activity on that day or evening.
- Absences are noted in the student’s record.

**Excessive Tardies**

- Students and families will be invited to attend a meeting of the Site Attendance Review Team, which may include teachers, counselors, administrator, and other relevant school support personnel.
- Students and parents need to know that if students have excessive tardies or absences, they will be brought up before the site attendance board or the district SARB committee. (SARB = Student Attendance and Review Board)

*Please refer to the Attendance Policy section in this Handbook for more details.*

## CONDUCT

### Board Policy 5131

The Board of Education believes that all students have the right to be educated in a positive learning environment free from disruptions. Students shall be expected to exhibit appropriate conduct that does not infringe upon the rights of others or interfere with the school program while on school grounds, going to or coming from school, at school activities, or using district transportation.

The Superintendent or designee shall ensure that each school develops standards of conduct and discipline consistent with Board policies and administrative regulations. Students and parents/guardians shall be notified of district and school rules related to conduct.

Prohibited student conduct includes, but is not limited to:

1. Conduct that endangers students, staff, or others, including but not limited to, physical violence, possession of a weapon, or terrorist threats.
2. Discrimination, harassment, and/or intimidation of students or staff, including bullying, sexual harassment, hate-motivated behavior, cyberbullying, hazing or initiation activity, extortion, or any other verbal, written, or physical conduct that causes or threatens to cause violence, bodily harm, or substantial disruption to the school program.

3. Conduct that disrupts the orderly classroom or school environment.

4. Damage to or theft of property belonging to students, staff, or the district. The district shall not be responsible for students' personal belongings, which are brought on campus or to a school activity and are lost, stolen, or damaged.

5. Obscene acts or use of profane, vulgar, or abusive language.

6. Possession, use, or being under the influence of tobacco, alcohol, or other prohibited drugs.

7. Possession or use of a laser pointer, unless for a valid instructional or other school-related purpose with prior permission of the principal or designee (Penal Code 417.27).

8. Use of a cell phone, smartwatch, pager, or other mobile communication device during instructional time or in an unauthorized manner in violation of district policy.

9. Plagiarism or dishonesty on schoolwork or tests.

10. Wearing of any attire that violates district or school dress codes.

11. Tardiness or unexcused absence from school.

12. Failure to remain on school premises in accordance with school rules.

Employees are expected to enforce standards of conduct and, when they observe or receive a report of a violation of these standards, to immediately intervene or call for assistance. As necessary, the employee shall refer the matter to a supervisor or the principal or designee.

When a school official suspects that a search of a student or a student’s belongings will turn up evidence of the student’s violation of the law or school rules, such a search shall be conducted in accordance with BP/AR 5145.12 Search and Seizure.

When a student uses any prohibited device, or uses a permitted device in an unauthorized manner, a district employee may confiscate the device. The employee shall store the device securely until it is returned to the students or turned over to the principal or designee, as appropriate.

Students who violate district or school rules and regulations may be subject to discipline including, but not limited to, suspension, expulsion, transfer to alternative programs, referral to a student success team or counseling services, or denial of participation in extracurricular or co-curricular activities or other privileges in accordance with Board policy and administrative regulation. The Superintendent or designee shall notify local law enforcement as appropriate.

Students also may be subject to discipline, in accordance with law, Board policy, or administrative regulation, for any off-campus conduct during nonschool hours, which poses a threat or danger to the safety of students, staff, or district property, or substantially disrupts school activities.

Legal Reference:
EDUCATION CODE
200-262.4 Prohibition of discrimination
32280-32289 Comprehensive safety plan
35181 Governing board authority to set policy on responsibilities of students
35291-35291.5 Rules
44807 Duty concerning conduct of students
48900-48925 Suspension and expulsion
51512 Prohibition against electronic listening or recording device in classroom without permission
CIVIL CODE
1714.1 Liability of parents and guardians for willful misconduct of minor
PENAL CODE
288.2 Harmful matter with intent to seduce
313 Harmful matter
417.25-417.27 Laser scope or laser pointer
647 Use of camera or other instrument to invade person's privacy; misdemeanor
653.2 Electronic communication devices, threats to safety
VEHICLE CODE
23123-23124 Prohibitions against use of electronic devices while driving
CODE OF REGULATIONS, TITLE 5
300-307 Duties of students
UNITED STATES CODE, TITLE 42
2000h-2000h6 Title IX, 1972 Education Act Amendments
COURT DECISIONS
LaVine v. Blaine School District, (2000, 9th Cir.) 257 F.3d 981
Cyberbullying is bullying and includes all forms of harassment in cyberspace.

Cyberbullying is being intentionally cruel to others by sending or posting harmful material or engaging in other forms of cruelty using the Internet or other digital technologies. It includes, but is not limited to the following misuses of technology: harassing, teasing, intimidating, threatening, or terrorizing another person by sending or posting inappropriate and hurtful messages, text messages, digital pictures or images, or website postings on social networking sites.

Like bullying, cyberbullying is unacceptable. Students who feel that they have been the victims of such misuse of technology, should not erase the offending material from the system. Instead, they should print a copy of the material and immediately report the incident to a teacher, counselor, or administrator. All reports of harassment in cyberspace will be investigated fully. Consequences may include, but are not limited to, the loss of computer privileges, detention, suspension, and expulsion from school, or possible involvement of police.

School rules and regulations may be applied to incidents occurring off campus if a student's misconduct in the community disrupts the school learning environment or activities.

Dances

Tickets

- Dances are for current Greene students ONLY.
- TICKETS WILL NOT BE SOLD at the door or after school on the day of the dance.
- Students must have their student ID and a signed parent permission slip uploaded through Parent Square for admittance. **Students will not be admitted without an ID card.**
- Students may not use another person’s ID. We do check names at the door and if a student is found with another student’s ID, parents will be called to pick the student up.
- A student may become ineligible to attend a dance based on accumulated tardies or discipline referrals.
Arrival and Departure

- Students will be informed of the dance hours and no one will be admitted after the specified time unless accompanied to the door by his/her parent.
- It is strongly recommended that parents pick students up after the dance. Ending time and dismissal rules will be featured in the parent permission slip.
- No one may leave the dance before it is over unless he/she is picked up at the door by a parent. Arrangements to leave early must be made in writing by the parent with the school prior to the dance. If a student needs to leave the dance for any other reason, a chaperone will call home for permission and instructions from the parents.
- If a student is absent from school on the day of a dance, he/she will not be able to attend the dance.

Reasons Why Students May Need to be Picked Up Early

- Appropriate dress for dances is regular school attire. If a student's clothing is disruptive or offensive, or if it does not meet the regular school day dress code, the administrator in charge will ask the student to change into appropriate clothes or contact the parents to take their child home.
- Good conduct is expected from our students at all times. Rudeness or offensive behavior towards other students, staff, or chaperones is not acceptable. Parents will be contacted to take their child home if their child's behavior is found to be unacceptable. Please note that this includes offensive or unsafe dancing.

Detention

Students may be assigned detention before school, during lunch, or after school for violation of school rules, including the accumulation of excessive tardies.

Discipline

The Board of Education desires to prepare students for responsible citizenship by fostering self-discipline and personal responsibility. The Board believes that high expectations for student behavior, effective classroom management, and parent involvement can minimize the need for discipline. Staff shall use preventative measures and positive conflict resolution techniques whenever possible. Discipline shall be used in a manner that corrects student behavior and produces a safe environment without intentionally creating an adverse effect on student learning or health.

Conduct is considered appropriate when students are diligent in study, careful with school property, courteous, and respectful toward their teachers, other staff, students, and volunteers. Board policies and administrative regulations shall cultivate positive student conduct and provide a clear basis for sound disciplinary practices. Each school shall develop and communicate disciplinary rules to meet the school's particular needs.

At all times, the safety of students and staff and the maintenance of an orderly school environment shall be priorities in determining appropriate discipline. When misconduct occurs, staff shall attempt to identify the causes of the student's behavior and implement appropriate discipline. Persistently disruptive students may be assigned to alternative programs or removed from school in accordance with law, Board policy, and administrative regulation.

Staff shall enforce disciplinary rules fairly, consistently, in accordance with Board policy and in accordance with the district's nondiscrimination policies.

The Superintendent or designee shall provide professional development as necessary to assist staff in developing consistent classroom management skills, implementing effective disciplinary techniques, and establishing cooperative relationships with parents/guardians.

Discrimination

UNLAWFUL DISCRIMINATION NOTICE

The district will not tolerate discrimination, including discriminatory harassment, intimidation, bullying or any other behavior that infringes on the safety or well-being of students, staff, or any other persons within the district's programs and activities whether directed at an individual or group. This includes but is not limited to discriminatory harassment, intimidation, and/or bullying based on actual or perceived characteristics of race or ethnicity, color, nationality, national origin, ethnic group identification, age, religion, physical or mental disability, sex, sexual orientation, gender, gender identity, gender expression, or any other characteristic identified in Education Code 200 or 220, Penal Code 422.55, or Government Code 11135, or based on association with a person or group with one or more of these actual or perceived characteristics.

(Education Code 234.1)
Reporting and Intervention
Any student who believes he or she has been subjected to unlawful discrimination, including discriminatory harassment, intimidation or bullying or any other individual who believes that a student has suffered unlawful discrimination is encouraged to notify school staff immediately. In addition, an anonymous reporting link is on the district website as a means of affording individuals a way to report any incidents of bullying confidentially (https://www.pausd.org/school-life/health-wellness/bullying-prevention).

School staff who witness unlawful discrimination are required to immediately intervene to stop the incident when it is safe to do so. (Education Code 234.1) Staff is also required to report the incident to the Principal or designee.

The Principal or designee must notify the parents/guardians of the individuals involved in the incident. He/she also may involve school counselors, mental health counselors, and/or law enforcement where appropriate.

Complaints and Investigation
The district is committed to conducting a prompt investigation of all complaints of unlawful discrimination. Any student, parent/guardian, third party or other individual or organization who believes that he/she or another student or group has been subjected to unlawful discrimination, or who has witnessed such conduct, may report the conduct orally to any school employee or administrator, and/or file a formal written complaint with District Compliance Officer pursuant to AR1312.3 - Uniform Complaint Procedure (“UCP”).

Complaints under the UCP will be resolved within 60 days of receipt of the complaint.

The following position is the designated Compliance Officer to handle UCP complaints regarding unlawful discrimination and to answer inquiries regarding the district’s nondiscrimination policies:

Title IX/Civil Rights Coordinator
25 Churchill Avenue, Palo Alto, CA  94306
complianceofficer@pausd.org

Discipline
Students who engage in discrimination, including discriminatory harassment, intimidation, bullying, or retaliation in violation of law, Board policy, or administrative regulation shall be subject to appropriate discipline in accordance with applicable law and as provided in Board Policy (BP) and Administrative Regulation (AR), up to and including counseling, suspension, and/or expulsion. Any employee who permits or engages in prohibited discrimination, harassment, intimidation, bullying, or retaliation shall be subject to disciplinary action, up to and including dismissal.

Other possible responses include, but are not limited to, those listed in AR 1312.3 Section F– Remedial Action, such as counseling and academic support for the subject of the complaint, separating the subject of the complaint and the individual who engaged in the discrimination, and follow-up inquiries to ensure that the discriminatory conduct has stopped. Steps may also include training or other interventions for the larger school community.

Though an incident of alleged discriminatory harassment, intimidation, and/or bullying may occur outside a district program or activity, if the effects of the incident result in discriminatory harassment, intimidation, or bullying in a district program or activity that is sufficiently serious to interfere with or limit the targeted student’s ability to participate in or benefit from the program or activity, the school must respond promptly and effectively to eliminate the harassment that is occurring in the district program or activity, prevent its recurrence, and address its effects. Such response may include discipline of the alleged harasser and interventions for the targeted student, as described above.

Prohibition Against Retaliation
Retaliation against a student, parent/guardian or other individual because he or she has filed a complaint or assisted or participated in an unlawful discrimination proceeding, or who has otherwise acted to assert the rights of students to be free from unlawful discrimination is also prohibited. Any student or employee found to have retaliated against another in violation of this policy will be subject to discipline as described above.

Students who knowingly file false discrimination complaints or give false statements in an investigation will be subject to consequences including discipline measures up to and including suspension and expulsion.
Emergency Procedures = Earthquake, Fire, Lockdown

All school staff and students participate in regularly scheduled (and unscheduled) fire, earthquake and school lockdown drills. In the event of a real emergency, the following steps will be followed:

District policy states that a reasonable effort be made to enforce sign-out procedures. Students will be released only to a parent or authorized adults listed on the student’s emergency contact list. Students will not be released to siblings who are minors. Parents/guardians are required to regularly update the proper names of people who are willing, and able, to pick up the student if one parent cannot on the Emergency Contact List through the annual data update in Infinite Campus. Divorced/separated parents must list the non-custodial parent if s/he has permission to pick up the student. Parents should develop an emergency plan with their student(s) and other authorized adults in the event of parent unavailability during a crisis. In the case of a severe disaster, the school will keep students until they are released to parent/guardian or assumed by another authority.

In the event of an emergency, students assemble on the playing field along N. California Avenue with their teachers. If an adult comes to campus to sign out a student, they should report to the Student Release Station located on the field.

NO STUDENT WILL BE RELEASED WITHOUT BEING SIGNED-OUT, AND NOT BEFORE SCHOOLWIDE ATTENDANCE HAS BEEN COMPLETED.

At the Site Manager’s (Principal or his/her designed representative) discretion, students and staff will either return to the class or remain on the field. Students will not be sent home early!

In an earthquake, students duck, cover and hold until it is safe to evacuate the building. Students receive instructions to proceed and assemble in the evacuation area. Students are not allowed to leave campus until the above sign-out procedures have been completed.

If a crisis has passed and if the emergency team deems it is safe, students and staff may return to the classrooms and resume studies.

Greene staff and students also participate in drills that include a facility lockdown. These drills to a situation in which there is an emergency on or near the campus (e.g. mountain lion, intruder). The teachers and students remain in a classroom during the entire drill and take directives from the police department who determine when the campus is safe to resume normal activity.

E-Mail

E-mail is an important means of communication for the Greene Middle School community. The following are some recommendations for using school e-mail resources:

- To contact a staff member via e-mail, the address is usually formatted without spaces, using the first initial and last name as firstinitiallastname@pausd.org. Because there are exceptions to this format, it is recommended that parents check the school directory on the school website: https://greene.pausd.org/connecting/staff-directory
- Parents can subscribe to the Greene PTA’s online calendar eNews which includes weekly event updates. Subscribe by going to the Greene PTA website: http://www.greene.paloaltopta.org/
- Parents should regularly check Infinite Campus, Schoology and Parentsquare for school information and specific course announcements.

Emergency Forms

At the beginning of each school year parents/guardians update their Infinite Campus registration with the important emergency contact information such as address, telephone number, name and telephone of family physician, telephone number of parent’s place of employment and the names and telephone numbers of three other people we can contact in case of emergency, if parents are unavailable. It is essential that the emergency information be complete and up to date. Please notify staff immediately if any of this information changes (especially phone numbers) during the school year as it is important for the safety and security of all our students.

Extra Academic Support

Extra help is available for students. Teachers will let students know when they are available for extra help. If a student is having difficulty in any class, they should speak with their teacher during Friday office hours (1:50-2:10) and make arrangements for
additional support at lunch or afterschool, based on teacher’s availability. Students may also speak with their school counselor about academic or other concern.

Field Trips
Different field trips may be planned during the school year. Permission forms, information, and attendance criteria will be distributed for each ahead of time. Parent drivers for field trips must file an insurance form with the front office. The form required, *Private Vehicle/Volunteer Adult Driver Form* can be downloaded from the PAUSD website.

Fighting
Attempting to deal with a problem through any kind of physical aggression or interaction is not acceptable and does not result in a solution, regardless of the problem. Any student involved in a fight will be held responsible; this includes any student who incites, encourages, or sets up a fight among other students. Consequences for fighting can include suspension or expulsion. For more information, see Conduct and Discipline, Expectations and Rules, Items #4 and #8.

Fire Drills
For students and staff safety, fire drills will be conducted, and they are to be taken seriously. A fire route is posted in each room. When the fire drill sounds, students are expected to follow the teacher's instructions and leave the building as quickly as possible. Students must walk in a quiet and orderly manner to the field and stand in a line opposite their current teacher’s evacuation number. There must not be any running, talking, or pushing. (Please see additional information under Earthquake and Emergency Procedures Section)

"Fooling Around"
Greene is a hands-off school. Hitting, poking, shoving, punching, wrestling, and any form of rough-housing with others is inappropriate. Even though a student is “just fooling around” with a friend, this behavior is disruptive, and at times can result in someone getting injured or losing his or her temper. This behavior will not be accepted and consequences will be issued accordingly. For more information, see Conduct and Discipline, Expectations and Rules, Item #8.

Forget Something?
Forgotten items can include, but are not limited to, lunches, PE clothes, homework and musical instruments. Forgotten items will NOT be delivered to classrooms. Parents are welcome to drop these items off in the “Forgotten Items” bin in the Front Office. Students may stop by the Front Office during brunch, lunch, or between classes to see if a forgotten item is in the “Forgotten Items” bin. It is the student’s responsibility to check for these items. If the parent thinks the student won’t know the lunch/item has been delivered, a notice filled out by the person dropping off the item will be delivered to the student. Please deliver lunches by 10:45 a.m. to accommodate this notice prior to the Greene lunch period. Unclaimed non-perishable items will be moved to the lost and found after three school days.

Fundraising
All fundraisers must be approved in advance by the administration and by the Greene Student Council.

Grades
Grades are posted in Infinite Campus within 10 business days after each quarter/semester. For quarter and semester dates please consult the Greene Middle School calendar.
**Greene Online**
Greene Middle School is on the web at [https://greene.pausd.org/](https://greene.pausd.org/). School announcements, online student broadcasts, student online projects, student council activities, the Greene Student Handbook, the school calendar of events, staff information and PTA activities can all be found on this website.

**Getting To & From School**
The PTA, the Palo Alto Police Department, and the Greene Administration have teamed up to provide the following safety tips for bicyclists and pedestrians.

Although there are many ways to get to and from Greene Middle School (car, bike, walk, etc.), the use of non-traffic causing means of transportation is highly encouraged. Please observe the following rules and precautions for the safety of all students.

**Automobile/Parking Lot**
Parents are not to use the small driveway near the C-Wing or small driveway near the back of the Multipurpose Room and the tennis courts for drop off or pick up before or after school. There are special “drop-off zones” designated in front of school (North California Circle) and Middlefield Parking Lot. Please pull all the way forward in order to accommodate as many cars as possible. These drop-off zones are **NOT** for parking. Please do not park in the bus zone or the red zone, or places not designated as VISITOR parking spaces. Police will issue tickets for parking in these zones. Please also note that there are two reserved Principal’s spots and two traveling teacher parking spots in front of the school; we appreciate those being left available for staff as intended. Please pull all the way into a stall for parking. **DO NOT DOUBLE PARK.**

**MAKING LEFT HAND TURNS** is illegal between the hours of 7:30-8:30 a.m. and 2:30-3:30 p.m. out of the Middlefield Driveway and the semi-circular driveway in front of the school. This is to prevent further traffic congestion. Please be advised that Palo Alto Police Department regularly patrols this area and parents have received tickets for the following offenses: speeding, illegal U-turns, use of red zones for loading and unloading, blocking bike paths, passing on the right inside the bike lane, failure to yield to pedestrians, and failure to obey the crossing guards.

**Driver Safety**
- Drivers should take special note of congested nature of North California between Middlefield and Louis, and also Middlefield between Oregon Expressway and Santa Rita Ave/Portal Place.
- **DON'T RUSH!!** When the weather is less than desirable for driving, leave a few minutes earlier.
- Observe the 25 mph speed limit in school zones at all times.
- Be extra alert. Congestion near school involves a large number of pedestrians, skateboards, and cyclists as well as cars. When preparing to turn right, watch for cyclists in the bike lanes.
- Be aware of all school commute routes. Watch for sudden movement of bicyclists, pedestrians, etc. onto the roadway from the sidewalk.
- Yield Right of Way to pedestrians in crosswalks, which exist at ALL intersections – when the crosswalks are not marked.
- No Right on Red at the intersection of Middlefield and North California – when students are present.
- Obey Crossing Guards and all personnel on supervision. They help students cross safely and reduce driver confusion during peak periods of congestion.
- Do not drive in the bike lanes. Dashed white lines to your right are indication that it is OK to merge into the bike lane when making a legal right turn. Using a bike lane to pass other traffic on the right is illegal.
- Do NOT use the red curbs for parking in the front of school. That includes stopping to drop off or pick up passengers or even passing through the zone. Do not park in the Shuttle loading area on North California Avenue. Tickets may be issued for violation of these rules.
- Do not open car doors into the bike lanes on North California. This is not a safe place for student drop off. Please pull into a parking place or pull to an appropriate spot off of the street so students can safely exit your car.
- Do not use the “Bus Only” zones to drop off or pick up students.
- Visitor Parking and parking for parents with business in the Main Office or meeting with teacher/staff is available in the North California Driveway and Middlefield Parking Lot.
- Street Parking on North California (between Middlefield and Louis) is restricted during the hours of 7:00 am-3:00 pm.
**Safety Principles**
The City-School Traffic Safety Committee has recommended for pedestrians, bikers, scooters, and skateboarders—four safety principles:

- **BE PREPARED**: Plan the route and ensure that bikes, skates, etc. are in good working condition. If a bike or skates are used, wear a helmet—it’s the law for bikers!
- **BE VISIBLE**: Walk, ride, or skate where drivers expect to see a pedestrian or rider. Use lights and reflective clothing at night.
- **BE PREDICTABLE**: Obey the “Rules of the Road.” Bike, ride with traffic and behave like a motorist.
- **BE ALERT**: Make eye contact with drivers and use clear signals intentions clear before moving. Look for hazards in the road and listen and look for traffic coming up behind.

**Traffic Reduction**
Single-student commuting to school by car is a real problem at Greene. Consider biking or walking in pairs or groups, using bus or shuttle transportation, or forming a carpool.

We also recommend that families check the website for the Safe Routes to Schools recommendations. Both of these web pages can be accessed through the City of Palo Alto: [www.cityofpaloalto.org](http://www.cityofpaloalto.org)

**Guidance**
Greene is fortunate to have Guidance Counselors who serve as case managers. Our school also benefits from additional counseling resources supported by Partners in Education and other site funds. Our Guidance Counselors serve as a resource to Greene teachers and parents and make referrals to the school psychologist and other school based mental health professionals when appropriate. They provide articulation links between elementary and middle school teachers along with school staff. They orient new students and their families and facilitate Student Study Team meetings. Additionally, they oversee class placements and handle schedule change requests.

**Hall Passes**
Students must have a hall pass to be out of class (to go to restroom, office, library, etc.). Students may obtain the pass from their classroom teacher.

**Harassment (District) Policy**

**UNIFORM COMPLAINT PROCEDURES**
*Administrative Regulation 1312.3*

Except as the Board of Education may otherwise specifically provide in other Board policies, these Uniform Complaint Procedures shall be used to investigate and resolve complaints alleging (1) unlawful discrimination, including discriminatory harassment, (such as sexual harassment, sexual violence or harassment based on a protected characteristic), intimidation, bullying, and retaliation, and (2) violations of other state and federal laws and regulations. The steps for each type of complaint are explained below.

District Compliance Officer
The following individual shall be responsible for receiving and coordinating the District’s response to complaints, investigating or delegating the investigation of complaints, and ensuring district compliance with the law:

District Compliance Officer
25 Churchill Avenue, Palo Alto, CA 94306
(650) 833-4262
complianceofficer@pausd.org

The Superintendent or designee shall ensure that the District Compliance Officer and those designated to investigate or otherwise resolve complaints have received training and are knowledgeable about the laws and programs for which they are responsible. This should include knowledge and training about the applicable laws governing the program, including federal and state anti-discrimination laws, the district’s grievance procedures, the appropriate steps for investigating and documenting investigations, the applicable legal standards for reaching decisions on such complaints, and appropriate corrective measures. Designated employees may have access to legal counsel as determined by the Superintendent or designee. (cf. 9124 - Attorney)

Avoiding Conflict

The District Compliance Officer, a designee, or an outside consultant shall not be designated to investigate a uniform complaint if that person (1) is named as being involved with the underlying facts of the complaint or (2) has a conflict of interest that would prohibit that person from fairly and impartially investigating the complaint.

For the purposes of an investigation under the Uniform Complaint Procedures, a conflict of interest includes a personal, professional, or financial interest that has the potential to compromise or bias the professional judgment or objectivity of the holder of the interest. The investigator assigned to investigate shall disclose to the Superintendent or designee any potential conflicts of interest, including a relationship or familiarity with the complainant, respondent, and/or individuals who are likely to be witnesses, as well as any interest the investigator might have in the outcome of the matter. Because the Board of Education is obligated to provide and/or hire an investigator for uniform complaints, the act of paying the investigator’s salary or fee is not considered to be an impermissible financial conflict of interest.

If the Superintendent or designee determines that an assigned investigator has a conflict of interest, the complaint and investigation shall be delegated to an impartial, trained, and available administrator or outside investigator.

Any complaint filed against or implicating the District Compliance Officer or other assigned investigator may instead be filed with the Superintendent or designee.

Notifications

The Superintendent or designee shall annually provide written/online notification of the district’s Uniform Complaint Procedures to students, employees, parents/guardians, the district advisory committee, school advisory committees, appropriate private school officials or representatives, and other interested parties. (5 CCR 4622)

The district’s Uniform Complaint Procedures under Board Policy and Administrative Regulation 1312.3 shall be posted in all district schools and offices, including staff lounges and student government meeting rooms. If 15 percent or more of students enrolled in a particular district school speak a single primary language other than English the district's policy, regulation, forms, and notices concerning uniform complaint procedures shall be translated into that language. (Education Code 234.1, 48985) Additionally, when otherwise necessary to provide access to information for limited English proficient students and parents/guardians, as required by federal law, the district’s policy, regulation, forms, and notices concerning uniform complaint procedures shall be translated into the student’s or parent/guardian’s primary language.

The Superintendent or designee shall annually provide written notification of the district’s UCP, including information regarding unlawful student fees, local control and accountability plan (LCAP) requirements, and requirements related to the educational rights of foster youth, homeless students, and former juvenile court school students to students, employees, parents/guardians, the district advisory committee, school advisory committees, appropriate private school officials or representatives, and other interested parties. (Education Code 262.3, 48853, 48853.5, 49013, 49069.5, 51225.1, 51225.2, 52075; 5 CCR 4622)

(cf. 0460 - School Plans/Site Councils)
cf. 0460 - Local Control and Accountability Plan)
(cf. 1220 - Citizen Advisory Committees)
The notice shall:

The annual notification, complete contact information of the compliance officer(s), and information related to Title IX as required pursuant to Education Code 221.61 shall be posted on the district web site and may be provided through district-supported social media, if available. (cf. 1113 - District and School Web Sites) (cf. 1114 - District-Sponsored Social Media)

The notice shall:

1. Identify the person(s), position(s), or unit(s) responsible for receiving complaints
2. Explain any civil law remedies that may be available to a victim of discrimination under state or federal discrimination laws, if applicable
3. Describe the appeal process, including, if applicable, a complainant's right to take a complaint directly to the California Department of Education (CDE) or to pursue remedies before civil courts or other public agencies. A respondent to an unlawful discrimination complaint may also file an appeal with the CDE in the same manner as the complainant.
4. Include statements that:
   a. The district has the primary responsibility to ensure compliance with applicable state and federal laws and regulations governing educational programs.
   b. The complaint review shall be completed within 60 calendar days of the district's receipt of the complaint. This time period may be extended by written agreement of the complainant and respondent.
   c. A complaint alleging retaliation or unlawful discrimination, including discriminatory harassment, intimidation, or bullying should be filed not later than six months from the date it occurred or six months from the date the complainant first obtained knowledge of the facts unless the time for filing is extended in writing by the Superintendent or designee for up to 90 calendar days following the expiration of the six month time period, for good cause upon written request by the complainant setting forth the reasons for the extension. (e.g., 5 CCR §4630.)
   d. A complainant has a right to appeal the district's decision to the CDE by filing a written appeal within 15 calendar days of receiving the district's decision. A respondent to an unlawful discrimination complaint also shall have the right to file an appeal with the CDE in the same manner as the complainant.
   e. The appeal to the CDE shall include a copy of the complaint filed with the district and a copy of the district's decision.
   f. Copies of the district's Uniform Complaint Procedures are available free of charge.
   g. While it is the District's intent to notify a parent/guardian about a Title IX report involving their student, the District must consider any student request not to notify a parent/guardian based on the law. (cf. 5145.6 - Parental Notifications)
   h. A student enrolled in a public school shall not be required to pay a fee for his/her participation in an educational activity that constitutes an integral fundamental part of the district's educational program, including curricular and extracurricular activities.
   i. The Board is required to adopt and annually update the LCAP in a manner that includes meaningful engagement of parents/guardians, students, and other stakeholders in the development and/or review of the LCAP.
   j. A foster youth shall receive information about educational rights related to his/her educational placement, enrollment in and checkout from school, as well as the responsibilities of the district liaison for foster youth to ensure and facilitate these requirements and to assist the student in ensuring proper transfer of his/her credits, records, and grades when he/she transfers between schools or between the district and another district.
   k. A foster youth, homeless student, or former juvenile court school student who transfers into a district high school or between district high schools as applicable shall be notified of the district's responsibility to: (1) Accept any coursework or part of the coursework that the student has satisfactorily completed in another public school, juvenile court school, or a nonpublic, nonsectarian school or agency, and to issue full or partial credit for the coursework completed (2) Not require the student to retake any course or a portion of a course which he/she has satisfactorily completed in another public school, juvenile court school, or a nonpublic, nonsectarian school or agency (3) If the student has completed his/her second year of high school before the

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Complaint Procedures/Grievance Procedures

I. Complaints Alleging Unlawful Discrimination, Including Discriminatory Harassment, Intimidation and/or Bullying

All complaints alleging unlawful discrimination, including conduct prohibited by the District’s Nondiscrimination/Harassment Policy – BP 5145.3, and Sexual Harassment Policy– BP 5145.7, as well as other discriminatory intimidation, harassment, or bullying shall be addressed in accordance with the following procedure and shall be investigated and resolved within 60 calendar days of the district’s receipt of the complaint. (5 CCR 4631) Such complaints shall be investigated using this procedure regardless of whether the alleged harassment occurred on or off campus.

Recordkeeping: The District Compliance Officer shall maintain a log of complaints received, providing each with a code number and a date stamp. The District Compliance Officer shall also maintain a record of actions taken by the District in response to each complaint. The record shall include documentation of the steps taken during an investigation, including interview summaries and all information required for compliance with 5 CCR 4631 and 4633.

A. Reports and Complaints:

A “report” or “complaint” is defined as any oral or written communication to a school district employee or administrator which alleges behavior or misconduct that may constitute unlawful discrimination. A report or complaint may include an oral report, an email, a text message or other message conveyed to a school district employee or administrator. The report or complaint does not have to be on a particular form or use specific words to identify the law which may have been violated.

Any student, parent/guardian, third party, or other individual or organization who believes that an individual or group has been subjected to unlawful discrimination, including discriminatory harassment, intimidation and/or bullying, or who has witnessed such conduct, whether the conduct initially occurred on or off campus, is encouraged to report the conduct to any school district employee or administrator, and/or file a written uniform complaint under these procedures.

The following requirements apply to school district employees or administrators:

i. Reporting Up

a. A school district employee who receives a report or complaint of discrimination, including discriminatory harassment, intimidation and/or bullying, shall, within one school day of receiving the report, notify the Principal/designee. In addition, any school district employee who observes any incident of unlawful discrimination, including discriminatory harassment, intimidation and/or bullying involving a student shall, within one school day, report this observation to the Principal/designee, whether or not the victim makes a report.

b. The Principal/designee shall, within one school day of receiving a report or complaint of unlawful discrimination, including discriminatory harassment, intimidation and/or bullying, notify the District Compliance Officer of the report or complaint.

c. When a report or complaint of unlawful discrimination, including discriminatory harassment, intimidation and/or bullying is made against the Principal/designee to whom the report would ordinarily be communicated, the school district employee who receives the report or who observes the incident shall instead report to the District Compliance Officer within one school day.

ii. Information, Options and Documentation Provided to Reporting Individuals and Complainants

a. Either the Principal/designee or the District Compliance Officer shall, within one school day of receiving a report or complaint, inform the reporting individual or complainant of the resolution options under these procedures and the differences between these options (such as appeal rights and different types of written outcome.) The options include (1) the right to proceed under the Uniform Complaint Procedures; (2) the option to pursue resolution through an informal resolution process as described below in subsection D; or (3) the right to request that the District not take steps to investigate or pursue the complaint, with the understanding that the District may still have a duty to address the matter after a District-initiated investigation described in subsection E, below, depending on the seriousness of the allegations and the risk of future harm to students or others. If a District-initiated investigation proceeds, the Principal/designee or the District Compliance Officer shall inform the reporting individual or complainant in writing of the District’s decision to proceed. After the District has investigated the matter and
determined the outcome, the Principal/designee or the District Compliance Officer shall provide a written notice of outcome to the parties who would have been the complainant and respondent. The notice of outcome shall state that the party who would have been the complainant may pursue a Uniform Complaint at a later date, but the District reserves the right to enforce the six to nine month time line constraints for filing a Uniform Complaint as set forth in 5 CCR §4630(b). If a District-initiated investigation does not proceed, the reporting individual or complainant shall be informed of the right to proceed under the Uniform Complaint Procedures at a later time by making a request in writing to the District Compliance Officer.

b. If an individual who wants to proceed and submit the allegations in writing, but is unable to do so due to conditions such as a disability or illiteracy, district staff shall assist the individual in the writing the information related to the allegations. (See, e.g., 5 CCR 4600) The district may offer a Uniform Complaint Form for the complainant to place the uniform complaint in writing.

c. The Principal/designee or District Compliance Officer shall also inform the reporting individual or complainant that the identity of all parties of a complaint shall be kept confidential except when the District has a duty to share the parties’ identifying information as necessary to gather a response to the complaint, in order to take subsequent corrective action if misconduct is found to have occurred, and/or to conduct ongoing monitoring.

d. If the reporting individual or complainant insists on not being identified or does not give names of the alleged perpetrators, the individual shall be informed by the Principal/designee or the District Compliance Officer that the request may limit the District’s ability to investigate or take other necessary action.

e. This discussion and any decisions based on the discussion shall be reduced to writing and submitted to the reporting individual or complainant. The Principal/designee shall forward a copy of the document to the District Compliance Officer. A copy of the document shall be maintained in a confidential complaint file with the Principal/designee and with the District Compliance Officer.

B. Interim Measures:

After a report or complaint is received, the responsible administrator (Principal/designee and/or the District Compliance Officer) shall determine whether interim measures are necessary during and pending the result of an investigation. If interim measures are determined to be necessary, the responsible administrator shall implement measures to stop, prevent or address the effects of the alleged discrimination, including discriminatory intimidation or retaliation, harassment, or bullying during and pending any informal resolution and/or investigation. The interim measures may include actions such as no-contact directives, increased supervision, placing students in separate classes, or transferring a student to a class taught by a different teacher. To the extent possible, interim measures will be implemented in a manner that minimizes the burden on the individual who was the target of the alleged discrimination.

C. Off-Campus Incidents or Incidents Unrelated to School Activity:

Though an incident of unlawful discrimination, including discriminatory harassment, intimidation, or bullying may occur off campus or unrelated to school activity, if the effects of the incident result or may result in harassment, intimidation, or bullying at school or at a school activity, which is sufficiently serious to interfere with or limit student(s’) ability to participate in or benefit from the education program, the District Compliance Officer or Principal/designee shall, under these Uniform Complaint Procedures, promptly investigate, determine what occurred, eliminate any harassment, intimidation, or bullying that occurs at school or at a school activity, prevent its recurrence, and address its effects.

D. Optional Informal Resolution Process at the Site Level:

Except in complaints alleging sexual violence, when a complaint alleging unlawful discrimination, including discriminatory harassment, intimidation and/or bullying against an individual is submitted under these procedures, the site Principal/designee may, after gathering evidence related to the complaint, engage in informal efforts to resolve the complaint after obtaining the signed, written consent of the complainant, the complainant’s parent/guardian, the respondent, and the respondent’s parent/guardian. The Principal/designee shall notify the District Compliance Officer that the complainant and respondent have consented to an informal resolution process and submit a copy of the signed consent documents to the District Compliance Officer. The District Compliance Officer shall develop a template for the Principal/designee to use to facilitate written consent by the parties.

Before the parties consent to engage in an informal resolution process, the Principal/designee shall inform the complainant, the respondent and their respective parents/guardians of the following: (1) The complainant or the complainant’s parent/guardian will not be asked or required to meet directly with the respondent as part of the informal resolution process; (2) The informal
resolution process shall be completed within 10 calendar days of the district’s receipt of the complaint; (3) The differences between the informal resolution process and the process set forth under subsections D-H below shall be explained; (4) The right of either party to terminate an informal resolution process at any time and request that the District Compliance Officer proceed with the investigation of the uniform complaint under subsections F-H within the timelines set forth in this AR 1312.3; and (5) the informal resolution process, if successful, will result in a signed, written agreement between the parties which includes a waiver of any appeal rights set forth in AR 1312.3 and acknowledgement that the complainant cannot pursue another Uniform Complaint regarding the same allegations discussed and resolved between the parties.

At the conclusion of 10 calendar days, the informal resolution process shall cease, and the Principal/designee shall create a written report to memorialize the information gathered during the informal process, the procedures used during the informal process, whether an agreement was reached by the parties, and the terms of any agreement. A copy of this report shall be sent to the District Compliance Officer.

If an agreement is reached between the parties, the parties, with the assistance of the Principal, shall reduce the agreement to writing, and the parties shall sign the document only if they agree with the terms of the agreement. The District Compliance Officer shall create an agreement template which the parties shall use to memorialize their agreement. The agreement shall include, among other things, a waiver of appeal rights set forth in AR 1312.3 and a statement that the complainant is precluded from filing another complaint regarding the same allegation(s). The complainant, respondent, their respective parents/guardians and the District Compliance Officer shall receive a copy of the signed agreement. The Principal’s written report and the signed agreement shall be maintained in a confidential complaint file with the Principal/designee and with the District Compliance Officer.

If the informal resolution process did not result in an agreement within the 10 calendar days or if the informal process is stopped by either party, the District Compliance Officer shall immediately proceed with the investigation under subsections F-H below. The investigation process shall be concluded within 60 calendar days of the district’s receipt of the complaint.

E. District-Initiated Procedures to Address a Report

If the Principal/designee and/or the District Compliance Officer has determined to pursue a District-Initiated investigation, the investigation will follow procedures in subsection F, below, except the investigation does not need to be initiated within 10 calendar days of receipt of the report, refusal of the complainant to participate does not dismiss the report or complaint, and the District does not need to re-describe the UCP to the reporting individual or complainant. In any matter involving discrimination, including discriminatory harassment, intimidation and/or bullying, the expectation is to complete the process within 60 calendar days of the date the district received the initial report. The individuals who would have been the complainant and respondent shall receive a written notice of outcome within the 60 calendar days, unless there is good cause to extend the time, which will be explained to the parties in writing.

F. Investigation

i. Initiation of Investigation

The District Compliance Officer shall initiate an impartial investigation of an allegation of unlawful discrimination, including discriminatory harassment, intimidation and/or bullying, within five school days of receiving a complaint under this procedure. The time may be extended if informal resolution is undertaken pursuant to subsection D, above. However, in all cases the investigation shall begin within 10 calendar days of the district’s receipt of the initial complaint unless the District Compliance Officer has confirmed that the complaint has been resolved informally to the satisfaction of complainant, respondent and their respective parents/guardians, under subsection D, above.

When a student is reported to be engaging in unlawful discrimination, including discriminatory harassment, intimidation, and/or bullying, against an individual off campus, the District Compliance Officer shall investigate and document the activity and shall identify specific facts or circumstances that explain the impact or potential impact on school activity, school attendance, or the complainant’s educational performance.

If the District Compliance Officer receives an anonymous complaint or media report about alleged unlawful discrimination including discriminatory harassment, intimidation and/or bullying, the District Compliance Officer shall determine whether it is appropriate to pursue an investigation considering the specificity and reliability of the information, the seriousness of the alleged incident, and whether any individuals can be identified who were subjected to the alleged harassment.
A complainant’s refusal to provide the district’s investigator with documents or other evidence related to the allegations in the complaint, failure or refusal to cooperate in the investigation, or engagement in any other obstruction of the investigation may result in the dismissal of the complaint because of a lack of evidence to support the allegation. (5 CCR 4631)

In accordance with law, the district shall provide the investigator with access to records and/or other information related to the allegations in the complaint. (5 CCR 4631)

The District Compliance Officer shall keep the complaint and allegation(s) confidential, except as necessary to carry out the investigation or take other necessary action. (5 CCR 4964)

ii. Initial Interview with the Subject of the Complaint:

At the beginning of an investigation, the District Compliance Officer shall describe the uniform complaint procedures to the complainant and the complainant’s parent or guardian, and discuss what actions and remedies are being sought in response to the complaint. The complainant shall have an opportunity to describe the incident, identify witnesses who may have relevant information and provide other evidence or information leading to evidence of the alleged conduct.

iii. Additional Interviews and Gathering of Evidence:

The District Compliance Officer shall interview individuals who have information relevant to the investigation, including, but not limited to, the complainant and, where appropriate, the complainant’s parents/guardians, the respondent, anyone who witnessed the reported conduct, and anyone mentioned as having relevant information.

When interviewing the respondent, the District Compliance Officer shall describe the Uniform Complaint Procedures to the respondent and the respondent’s parent/guardian, if applicable. The respondent shall have the opportunity to respond to the allegations, identify witnesses who may have relevant information, and provide other evidence or information leading to evidence related to the allegations.

The District Compliance Officer will also locate and review any available records, notes, documents, electronic information or statements related to the complaint and may take other steps such as visiting the location where the conduct is alleged to have taken place.

Information about a complainant’s past or current sexual relationship with individuals other than respondent shall be excluded from the investigation process.

When necessary to carry out his/her investigation or to protect student safety, and consistent with federal and state privacy laws, the District Compliance Officer also may discuss the complaint with the Superintendent or designee, the parent/guardian of the respondent if the respondent is a student, a teacher or staff member whose knowledge of the students involved may help in determining the facts, law enforcement and/or child protective services, and district legal counsel or the district’s risk manager.

Interviews of the complainant, the respondent, and all relevant witnesses are conducted privately, separately, and are confidential. At no time will the complainant and respondent be interviewed together.

Interviews, evidence and other information gathered will be documented and maintained in confidential complaint files. Confidential complaint files shall be maintained for a minimum of two years or as otherwise required by district policy and shall be destroyed in accordance with state law and district policy.

(cf. 5125 – Student Records)
(cf. 3580 – District Records)

iv. Factors in Reaching a Determination:

The District Compliance Officer shall apply a “preponderance of the evidence” standard in determining the veracity of the factual allegations in a complaint. The standard is met if the allegation is more likely or not to have occurred.

In reaching a decision about the complaint, the District Compliance Officer may take into account:

a. Statements made by the complainant, the respondent, and other persons with knowledge relevant to the allegations
b. The details, consistency and/or corroboration of each person’s account
c. Evidence of how the complainant and respondent reacted to and felt about the incident, if it was found to have occurred
d. Evidence of any past instances of unlawful discrimination, including discriminatory harassment, intimidation and/or bullying or other misconduct by the respondent

e. Evidence that the complainant or respondent filed a complaint or cross-complaint alleging unlawful discrimination, including discriminatory harassment, intimidation and/or bullying which was found to be a knowingly false complaint or cross-complaint or to have included knowingly false statements made by the complainant or respondent.

To judge the severity of the unlawful discrimination, including discriminatory harassment, intimidation and/or bullying, the District Compliance Officer may take into consideration:

a. How the misconduct affected the complainant and/or the complainant’s access to education and education programs and activities
b. The type, frequency, and duration of the misconduct
c. The age of the complainant and respondent and the nature of the relationship between them
d. The number of persons engaged in the alleged conduct
e. The size of the school, location of the incidents, and context in which they occurred
f. Other incidents of discrimination, harassment, intimidation or bullying at the school

G. Written Report of Findings and Decision:

Within 60 calendar days of the district’s receipt of the complaint, the District Compliance Officer shall conclude the investigation and prepare a written report of findings and decision, as described below. This timeline may be extended by written agreement of the complainant and the respondent.

The district’s decision shall be in writing and sent to the complainant and respondent. (5 CCR 4631) The decision shall maintain any applicable confidentiality rights of the parties and be issued in consideration of any legal limitations based on such confidentiality.

The district’s decision shall be written in English and, when required by Education Code 48985, in the complainant’s primary language. Additionally, when otherwise necessary to provide access to information for limited English proficient students and parents/guardians, as required by federal law, the decision shall be translated into the student’s or parent/guardian’s primary language.

For all complaints, the decision shall include: (5 CCR 4631)

a. The findings of fact based on the evidence gathered
b. As to each allegation, the District’s conclusion(s) of law
c. Rationale for such conclusion(s)
d. Corrective actions, if warranted, which may include consequences imposed on the individual found to have engaged in the discriminatory conduct that relate directly to the complainant, as required by law, such as requiring that the individual found to have engaged in the discrimination stay away from the complainant, prohibiting the individual from attending school for a period of time, or transferring the individual to other classes or another school.

In consultation with district legal counsel, information about the relevant part of a decision may be communicated to a victim who is not the complainant and to other parties who may be involved in implementing the decision or are affected by the complaint, as long as the privacy of the parties is protected. In a complaint alleging unlawful discrimination (such as discriminatory harassment, intimidation, and bullying), notice of the district’s decision to the alleged victim shall include information about any sanction to be imposed upon the respondent that relates directly to the alleged victim.

Individual remedies, if warranted, which were offered or provided to the complainant, such as counseling, academic remedies, or other measures taken to eliminate any hostile environment, prevent retaliation and prevent the discrimination from recurring. The remedies offered and provided to the complainant shall not be revealed to the respondent unless required by law or district policy.

Systemic measures the school has taken or will take to eliminate a hostile environment and prevent recurrence, including counseling and academic support services for other affected students, training for faculty and staff, revisions to the school’s policies, and campus climate surveys.
e. Notice that the complainant and/or the complainant’s parent/guardian should immediately report any reoccurrence of the conduct or retaliation to the District Compliance Officer or Principal/designee. Notice that the respondent and/or the respondent’s parent/guardian should also immediately report any retaliation to the District Compliance Officer or Principal/designee.

f. Notice of the complainant's and respondent's right to appeal the district's decision within 15 calendar days to the CDE and procedures to be followed for initiating such an appeal.

Any decision concerning a complaint of discrimination, including discriminatory harassment, intimidation, and/or bullying shall include a notice that the complainant must wait until 60 calendar days have elapsed from the filing of an appeal with the CDE before pursuing state law civil law remedies. (Education Code 262.3)

H. Remedial Action

Remedial action will be designed to end the discriminatory conduct, to prevent its recurrence, and to address its effects on the complainant. Examples of remedial actions, as appropriate, include, but are not limited to, the following:

1. Interventions for the respondent who engaged in the discrimination, such as parent or supervisor notification, discipline (discussed below), counseling, or training.
2. Interventions for the subject of the complaint such as counseling, academic support, and information on how to report further incidents of discrimination.
3. Separating the subject of the complaint and the respondent who engaged in the discrimination, provided the separation does not penalize the subject of the complaint.
4. Follow-up inquiries with the subject of the complaint and witnesses to ensure that the discriminatory conduct has stopped and that they have not experienced any retaliation. Follow-up inquiries with the respondent who engaged in the discrimination to ensure that the respondent understands what behavior is expected and/or appropriate after the investigation.
5. Training or other interventions for the larger school community to ensure that students, staff, and parents understand the types of behavior that constitute discrimination, that the District does not tolerate it, and how to report it.

In addition, the District Compliance Officer shall ensure that the individual who was the target of discrimination and/or the individual’s parent/guardian are informed of the procedures for reporting any subsequent problems. The District Compliance Officer shall make follow-up inquiries to see if there have been any new incidents or retaliation and shall keep a record of this information.

I. Disciplinary Action

Students who are found to have engaged in discriminatory conduct may be subject to discipline up to and including expulsion. Disciplinary action may include oral warnings, written warnings, mandatory training, counseling, suspension, transfer, or expulsion for students. Such disciplinary action shall be in accordance with Board Policy, Administrative Regulation and state law. Suspension and recommendations for expulsion shall follow applicable law.

Staff members who are found to have engaged in discriminatory conduct toward students shall be subject to discipline up to and including dismissal. Disciplinary action may include oral warnings, written warnings, mandatory training, counseling, suspension, transfer, demotion, or termination of employees. Such disciplinary action shall be determined by site and District Administration in accordance with applicable policies, laws, and/or collective bargaining agreements.

(cf. AR 4218 – Dismissal/Suspension/Disciplinary Action; Education Code 44932 et seq.)

In identifying appropriate disciplinary action, repeated incidents and/or multiple victims will result in more severe penalties.

Individuals who knowingly file false complaints of discrimination, including discriminatory harassment, intimidation, and/or bullying or give false statements in an investigation shall be subject to discipline up to and including suspension, expulsion, and or dismissal, as shall any individual who is found to have retaliated against another in violation of this policy.

II. Complaints Alleging Noncompliance with Other Federal or State Laws

A complaint alleging district violation or noncompliance with federal or state laws or regulations governing specific educational programs, such as adult education programs, consolidated categorical aid programs, migrant education, career technical and
technical education and training programs, child care and development programs, child nutrition programs, and special education programs may be filed by any individual, public agency, or organization. (5 CCR 4630)

Any complaint alleging noncompliance with the law regarding the prohibition against requiring students to pay student fees, deposits, and charges or any requirement related to the LCAP may also be filed under this procedure or may be filed anonymously if the complaint provides evidence, or information leading to evidence, to support an allegation of noncompliance. A complaint about a violation of the prohibition against the charging of unlawful student fees may be filed with the principal of the school or with the Superintendent or designee. However, any such complaint shall be filed no later than one year from the date the alleged violation occurred. (Education Code 49013, 52075; 5 CCR 4630)

If a complaint alleging noncompliance with federal or state laws or regulations governing specific educational programs or the laws regarding student fees, deposits, and other charges, physical education instructional minutes for students in elementary schools, or any requirement related to the LCAP is found to have merit, the district shall provide a remedy to all affected students and parents/guardians, subject to procedures established by regulation of the State Board of Education. (Education Code 49013, 51223, 52075.)

For complaints alleging noncompliance with the laws regarding student fees, the district shall attempt in good faith, by engaging in reasonable efforts, to identify and fully reimburse all affected students and parents/guardians who paid the unlawful student fees within one year prior to the filing of the complaint. Education Code 49013 and 5 CCR 4600.

Appeals to the California Department of Education

Any complainant who is dissatisfied with the district’s investigation report/decision about a complaint regarding any specified federal or state educational program subject to UCP may file an appeal in writing with CDE within 30 calendar days of receiving the district’s investigation report. (5 CCR 4632)

In any complaint alleging unlawful discrimination including discriminatory harassment, (such as sexual harassment, sexual assault, or harassment based on a protected characteristic such as gender), intimidation or bullying, the respondent also shall have the right to file an appeal with the CDE in the same manner as the complainant if the respondent is dissatisfied with the district’s investigation report/decision.

The appeal shall be sent to CDE with a copy of the locally filed complaint and a copy of the district's investigation report/decision for that complaint. The complainant shall specify and explain the basis for the appeal, including at least one of the following: (5 CCR 4632)

1. The district failed to follow its complaint procedures.
2. Relative to the allegations of the complaint, the district’s investigation report lacks material findings of fact necessary to reach a conclusion of law.
3. The material findings of fact in the district's investigation report are not supported by substantial evidence.
4. The legal conclusion in the district's investigation report is inconsistent with the law.
5. In a case in which the district found noncompliance, the corrective actions fail to provide a proper remedy.

Upon notification by CDE that the district's investigation report has been appealed, the Superintendent or designee shall forward the following documents to CDE within 10 days of the date of notification: (5 CCR 4633)

1. A copy of the original complaint
2. A copy of the district’s investigation report
3. A copy of the investigation file including, but not limited to, all notes, interviews and documents submitted by the parties or gathered by the investigator
4. A report of any action taken to resolve the complaint
5. A copy of the district’s UCP (BP 1312.3 and AR 1312.3)
6. Other relevant information requested by CDE

The district’s failure to provide a timely and complete response may result in the CDE ruling on the appeal without considering information from the district.

Any confidential information or pupil information in the investigative file shall remain confidential and shall not be disclosed by the CDE, to the extent permitted by law. (5 CCR 4633)
If notified by CDE that the district's investigation report failed to address allegation(s) raised by the complaint, the district shall, within 20 days of the notification, provide CDE and the appellant with an amended investigation report that addresses the allegation(s) that were not addressed in the original investigation report. The amended report shall also inform the appellant of the right to separately appeal the amended report with respect to the allegation(s) that were not addressed in the original report. (5 CCR 4632)

Civil Law Remedies

A complainant may pursue available civil law remedies outside of the district's complaint procedures. Complainants may seek assistance from mediation centers or public/private interest attorneys. Civil law remedies that may be imposed by a court include, but are not limited to, injunctions and restraining orders.

For complaints alleging discrimination, including discriminatory harassment, intimidation, bullying, or sexual harassment based on state law, a complaint shall wait until 60 calendar days have elapsed from the filing of an appeal with the CDE before pursuing civil law remedies, provided the district has appropriately and in a timely manner apprised the complainant of the right to file a complaint in accordance with 5 CCR 4622. The moratorium does not apply to injunctive relief and to discrimination complaints based on federal law.

Complaints alleging discrimination based on race, color, national origin, sex/gender, disability or age may also be filed with the U.S. Department of Education, Office for Civil Rights. Instructions for filing a complaint can be found at https://www2.ed.gov/about/offices/list/ocr/docs/howto.html. Such complaints must generally be filed within 180 calendar days of the alleged discrimination.

**SEXUAL HARASSMENT**

**Board Policy 5145.7**

中文版

En Español

The Governing Board is committed to maintaining a safe school environment that is free from harassment and discrimination. The Board prohibits sexual harassment against students in the educational setting by an employee, student or third party. Under federal and state law, the term sexual harassment includes sexual violence. The Board also prohibits retaliatory behavior or action against any person who reports, testifies about, files a complaint, or otherwise participates in a District complaint, investigation or grievance process.

(cf. 0410 - Nondiscrimination in District Programs and Activities)
(cf. 1312.3 - Uniform Complaint Procedures)
(cf. 4119.11/4219.11/4319.11 - Sexual Harassment)
(cf. 5131 - Conduct)
(cf. 5131.2 - Bullying)
(cf. 5137 - Positive School Climate)
(cf. 5145.3 - Nondiscrimination/Harassment)
(cf. 5157 - Gender Identity and Access)
(cf. 6142.1 - Sexual Health and HIV/AIDS Prevention Instruction)

Scope and Definitions Related to Sexual Harassment Complaints

Prohibited sexual harassment includes, but is not limited to, unwelcome sexual advances, unwanted requests for sexual favors, or other unwanted verbal, visual, or physical conduct of a sexual nature made against another person of the same or opposite sex in the educational setting, when made on the basis of sex and under any of the following conditions: (Education Code 212.5; 5 CCR 4916)

1. Submission to the conduct is explicitly or implicitly made a term or condition of a student's academic status or progress.
2. Submission to or rejection of the conduct by a student is used as the basis for academic decisions affecting the student.

3. The conduct has the purpose or effect of having a negative impact on the student's academic performance or of creating an intimidating, hostile, or offensive educational environment; or under Title IX a hostile environment has been created if the unwelcome conduct of a sexual nature is sufficiently serious that it denies or limits the student’s ability to participate in or benefit from the educational program.

4. Submission to or rejection of the conduct by the student is used as the basis for any decision affecting the student regarding benefits and services, honors, programs, or activities available at or through any district program or activity.

(cf. 5131 - Conduct)
(cf. 5131.2 - Bullying)
(cf. 5137 - Positive School Climate)
(cf. 5145.3 - Nondiscrimination/Harassment)
(cf. 6142.1 - Sexual Health and HIV/AIDS Prevention Instruction)

The district will review and address any report or complaint of sexual harassment involving a student, employee or third party against another student, employee or third party. Specifically:

a. Any sexual harassment or sexual violence report or complaint involving a student complainant or a student respondent shall be addressed under BP 5145.7 and the Uniform Complaint Procedures, and it will not be addressed under BP/AR 1312.1, 4119.11/4219.11/4319.11, or AR 4031. Any other report or complaint of unlawful discrimination involving a student complainant or a student respondent shall be addressed through BP/AR 5145.3 and the Uniform Complaint Procedures.

b. Any sexual harassment or sexual violence report or complaint, between employees or between employees and third parties, but not involving student complainants or student respondents, shall be addressed through BP/AR 4119.11/4219.11/4319.11 and AR 4031.

c. Any sexual harassment or sexual violence report or complaint between third parties which took place in the educational setting shall be referred to the District Compliance Officer to determine how to appropriately address the complaint.

d. Though an incident of sexual harassment may occur off campus or unrelated to school activity, if the effects of the incident may result in harassment, intimidation, or bullying at school or at a school activity, which is sufficiently serious to interfere with or limit the targeted student’s ability to participate in or benefit from the education program, the District Compliance Officer or Principal/designee shall, under these Uniform Complaint Procedures, promptly investigate, determine what occurred, eliminate any harassment, intimidation, or bullying that occurs at school or at a school activity, prevent its recurrence, and address its effects.

A “report” or “complaint” is defined as any oral or written communication to a school district employee or administrator which alleges behavior or misconduct that may constitute sexual harassment or sexual violence. A report or complaint may include an oral report, an email, a text message or other message conveyed to a school district employee or administrator. The report or complaint does not have to be on a particular form or use specific words to identify the law which may have been violated.

An “educational setting” includes participation in educational programs and activities of the school or district, including all the academic, educational, extracurricular, athletic, and other programs and activities of the school, whether those programs or activities take place in a school’s facilities, on a school bus, or at a class or training program sponsored by the school at another location.

A “third party” includes someone who is connected to the school or the district for educational, business or extra-curricular purposes. For example, a third party may include a vendor, volunteer, coach, or other person who is on school or district grounds during the hours of operation or who is present in the educational setting.

Examples

Examples of types of conduct which are prohibited in the District and which may constitute sexual harassment include, but are not limited to:

1. Unwelcome leering, sexual flirtations, or propositions
2. Unwelcome sexual slurs, epithets, threats, verbal abuse, derogatory comments, or sexually degrading descriptions
3. Unwelcome or demeaning conduct or comments of a sexual nature directed at or about an individual related to actual or perceived gender, gender identity and gender expression, sex, sexual behavior, sexual orientation, or other related personal characteristics
4. Graphic verbal comments about an individual's body or overly personal conversation
5. Sexual jokes, derogatory posters, notes, stories, cartoons, drawings, pictures, obscene gestures, or computer-generated images of a sexual nature
6. Spreading sexual rumors
7. Teasing or sexual remarks about students enrolled in a predominantly single-sex class
8. Massaging, grabbing, fondling, stroking, or brushing the body
9. Touching an individual's body or clothes in a sexual way
10. Impeding or blocking movements or any physical interference with school activities when directed at an individual on the basis of sex
11. Displaying sexually suggestive objects
12. Sexual violence, including, but not limited to, sexual assault or sexual battery as defined in Education Code 48900(n), or sexual coercion
13. Dating violence, stalking, and relationship abuse
14. An employee engaging in, soliciting, or encouraging a sexual relationship or sexual activity with a student(s) based on written, verbal, and/or physical contact or fraternization with a student(s). In some circumstances, an employee's physical contact with a student may also take on sexual connotations and rise to the level of sexual harassment. For example, an employee's behavior, such as repeatedly hugging and putting their arms around a student under inappropriate circumstances, could rise to the level of unwelcome touching of a sexual nature. (cf. 4119.21/4219.11/4319.21 - Professional Standards)
15. Sexual relationships between employees and students. (cf. 4119/21/4219.11/4319.21 - Professional Standards)
16. Sexual relationships between employees and former students if the employee pursued an intimate or sexual relationship with the former student while the student was enrolled in the District and while the employee was employed with the District. (cf. 4119.21/4219.21/4319.21 – Professional Standards)
17. Sexual relationships between employees and students or former students may also violate Title IX. (cf. OCR 2001 Guidance on Sexual Harassment)

Instruction/Information

The Superintendent or designee shall ensure that all District students receive age-appropriate instruction and information on sexual harassment. Such instruction and information shall include:

1. What acts and behavior constitute sexual harassment and sexual violence, including the fact that sexual harassment and sexual violence could occur between people of the same sex
2. A clear message that students do not have to endure sexual harassment or sexual violence
3. Encouragement for a student to immediately contact a teacher, the Principal/designee or any other available employee if the student has been subjected to sexual harassment by a student, employee, or a third party in the educational setting
4. Explanation that, when a report of sexual harassment is made to a Principal/designee, that administrator shall inform the student and/or parent/guardian of the right to file a written complaint through the District's Uniform Complaint Procedures, BP/AR 1312.3, and also explain how to access those procedures
5. Encouragement for student bystanders to report observed instances of sexual harassment, even where the target of the harassment has not complained
6. Information about the District's procedure for investigating sexual harassment complaints under BP 5145.7 and the Uniform Complaint Procedures 1312.3 and the person(s) to whom a report of sexual harassment should be made
7. Information about the rights of students and parents/guardians to file a criminal complaint or an OCR complaint, as applicable

Complaint Process/Grievance Procedure

Uniform Complaint Procedures. All reports and complaints alleging sexual harassment or sexual violence shall be addressed immediately in accordance with this policy and the Uniform Complaint Procedures - BP/AR 1312.3.
District Compliance Officer The following individual is designated to handle complaints under the Uniform Complaint Procedures regarding sexual harassment prohibited by BP 5145.7 and to answer inquiries regarding the District’s sexual harassment policies. This individual is also the District’s Title IX Coordinator:

District Compliance Officer
25 Churchill Avenue, Palo Alto, CA 94306
650-833-4262
complianceofficer@pausd.org

Student Reports. Any student who believes they have been subjected to sexual harassment or who has witnessed sexual harassment may report the conduct to any school employee.

School Employee Observation and Reports. Within one school day of receiving a sexual harassment report or complaint from a student, parent/guardian or other person, the school employee shall report it to the site Principal/designee.

Any school employee who observes an incident of sexual harassment involving a student shall immediately intervene when safe to do so and shall, within one school day, report the conduct to the Principal/designee, whether or not the target of the harassment makes a report or files a complaint. (Education Code 234.1)

Reports about Principal/designee. Where a sexual harassment report or complaint involves the Principal/designee to whom the report would ordinarily be communicated, the employee who receives the report or who observes the incident shall instead report to the District Compliance Officer within one school day.

Principal Actions after Receiving a Report. The Principal/designee shall, within one school day of receiving the report from a student, an employee or a third party, forward the complaint itself or a transcription of the oral report to the District Compliance Officer.

The Principal/designee shall also inform the student and/or student’s parent/guardian of the right to file a written complaint through the Uniform Complaint Procedures, BP/AR 1312.3. The Principal/designee shall provide a free copy or a link to the Uniform Complaint Procedures. The Principal/designee shall document when and how they informed the student and/or the parent/guardian.

Reports about Adult Sexual Relationships with Students. In all allegations of an employee or third party adult engaging in a sexual relationship with a student or a former student, the District Compliance Officer shall assess whether a referral is necessary to either law enforcement or other appropriate agency.

Notification of Factual Findings from other Entities. If the District is on notice of a factual finding that a District employee engaged in behavior with a student, (including a student from a different school or district), which may constitute sexual harassment or sexual violence as defined in this policy, the District Compliance Officer shall investigate the circumstances surrounding the factual finding.

If the District is on notice of a factual finding that a student engaged in behavior with another student, (including a student from a different school or district), which may constitute sexual harassment or sexual violence as defined in this policy, the District Compliance Officer shall investigate the circumstances surrounding the factual finding.

If the District Compliance Officer is able to determine that the factual finding rises to the level of harassment in violation of this policy, the District shall promptly eliminate the harassment in the educational setting, prevent its recurrence in the educational setting, and address its effects in the educational setting.

For the purposes of this section, a “factual finding” includes a finding of fact made by another public or private school, a law enforcement agency, a child protection agency, a court, the Commission on Teaching Credentials or any other finding of fact provided to the District which indicates that an employee or student engaged in behavior which may constitute a violation of this policy and poses a risk to the safety of the District’s students.

Other Complaint Options. A student may also file a sex discrimination complaint with the Office for Civil Rights (OCR) of the United States Department of Education. Instructions for filing a complaint can be found at https://www2.ed.gov/about/offices/list/ocr/docs/howto.html.

Enforcement of District Policy
The Superintendent or designee shall take appropriate actions to reinforce the District's sexual harassment policy. As needed, these actions may include any of the following:

1. Removing vulgar or offending graffiti
   (cf. 5131.5 - Vandalism and Graffiti)
2. Providing training to students, staff, and parents/guardians about how to recognize harassment and how to respond
   (cf. 4131 - Staff Development)
   (cf. 4231 - Staff Development)
   (cf. 4331 - Staff Development)
3. Disseminating and/or summarizing the District's policy and regulation regarding sexual harassment
4. Consistent with the laws regarding the confidentiality of student and personnel records, communicating the school's response to parents/guardians and the community
   (cf. 4119.23/4219.23/4319.23 - Unauthorized Release of Confidential/Privileged Information)
   (cf. 5125 - Student Records)
5. Taking appropriate disciplinary action as set forth below or in Section I of AR 1312.3
6. Taking appropriate remedial actions including, but not limited to, those listed in Section H of AR 1312

Disciplinary Action

If it is determined that an employee has violated this policy by engaging in sexual harassment, sexual violence, a sexual relationship with a student, or retaliation, the District shall take action to address the violation and any substantiated risk, including appropriate disciplinary action. Disciplinary action may include action to dismiss the employee, in accordance with law, board policy, and applicable collective bargaining agreements. (cf. AR 4218 –Dismissal/Suspension/Disciplinary Action; Education Code sections 44932 et seq.)

Any student who engages in sexual harassment or sexual violence in the educational setting, in violation of this policy, shall be subject to disciplinary action. For students in grades 4-12, disciplinary action may include suspension and/or expulsion, provided that, in imposing such discipline, the entire circumstances of the incident(s) shall be taken into account. Suspensions and recommendations for expulsion shall follow applicable law. (Education Code sections 48900 et seq.)

Students who knowingly file false complaints of sexual harassment or sexual violence or give knowingly false statements in an investigation shall be subject to discipline by measures up to and including suspension and expulsion, as shall any student who is found to have retaliated against another student in violation of this policy.

(cf. 5144.1 - Suspension and Expulsion/Due Process)

(cf. 5144.2 - Suspension and Expulsion/Due Process (Students with Disabilities))

When disciplinary action is recommended after the uniform complaint process is complete, the District Compliance Officer shall promptly determine the appropriate sanction and forward the matter to the Principal/designee and/or appropriate District administrator who will promptly implement any disciplinary process.

Confidentiality

All complaints and allegations of sexual harassment or sexual violence shall be kept confidential except as necessary to carry out the investigation or take other subsequent necessary action. (5 CCR 4964)

(cf. 4119.23/4219.23/4319.23 - Unauthorized Release of Confidential/Privileged Information)
(cf. 5125 - Student Records)

However, when a complainant notifies the District of the harassment but requests confidentiality, the Principal/designee or the District Compliance Officer shall inform the complainant that the request may limit the District's ability to investigate the harassment or take other necessary action. When honoring a request for confidentiality, the District will nevertheless take all reasonable steps to investigate and respond to the complaint consistent with the request.
When a complainant notifies the District of the harassment but requests that the District not pursue an investigation, the District will determine whether or not it can honor such a request while still providing a safe and nondiscriminatory environment for all students.

Record-Keeping

The District Compliance Officer, in consultation with the Superintendent or designee, shall maintain a record of all reported cases of sexual harassment and sexual violence to enable the District to monitor, address, and prevent repetitive harassing behavior in the educational setting.

Notifications

A copy of the District's sexual harassment policy and regulation shall:

1. Be included in the notifications that are sent to parents/guardians at the beginning of each school year (Education Code 48980; 5 CCR 4917) (cf. 5145.6 - Parental Notifications)
2. Be displayed on the District website, in a prominent location in the main administrative building and in other areas where notices of District rules, regulations, procedures, and standards of conduct are posted (Education Code 231.5)
3. Be provided as part of any orientation program conducted for new students at the beginning of each quarter, semester, or summer session (Education Code 231.5)
4. Appear in any school or District publication that sets forth the school's or District's comprehensive rules, regulations, procedures, and standards of conduct (Education Code 231.5)
5. Be included in the student handbook
6. Be provided to employees and employee organizations

Legal Reference:

EDUCATION CODE
200-262.4 Prohibition of discrimination on the basis of sex
48900 Grounds for suspension or expulsion
48900.2 Additional grounds for suspension or expulsion; sexual harassment
48904 Liability of parent/guardian for willful student misconduct
48980 Notice at beginning of term

CIVIL CODE
51.9 Liability for sexual harassment; business, service and professional relationships
1714.1 Liability of parents/guardians for willful misconduct of minor

GOVERNMENT CODE
12950.1 Sexual harassment training

CODE OF REGULATIONS, TITLE 5
4600-4687 Uniform complaint procedures
4900-4965 Nondiscrimination in elementary and secondary education programs

UNITED STATES CODE, TITLE 20
1221 Application of laws
1232g Family Educational Rights and Privacy Act
1681-1688 Title IX, discrimination

UNITED STATES CODE, TITLE 42
1983 Civil action for deprivation of rights
2000d-2000d-7 Title VI, Civil Rights Act of 1964
2000e-2000e-17 Title VII, Civil Rights Act of 1964 as amended
CODE OF FEDERAL REGULATIONS, TITLE 34

99.1-99.67 Family Educational Rights and Privacy
106.1-106.71 Nondiscrimination on the basis of sex in education programs

COURT DECISIONS
Flores v. Morgan Hill Unified School District, (2003, 9th Cir.) 324 F.3d 1130
Oona by Kate S. v. McCaffrey, (1998, 9th Cir.) 143 F.3d 473
Doe v. Petaluma City School District, (1995, 9th Cir.) 54 F.3d 1447

Management Resources:

CSBA PUBLICATIONS
Safe Schools: Strategies for Governing Boards to Ensure Student Success, 2011
Providing a Safe, Nondiscriminatory School Environment for Transgender and Gender-Nonconforming Students, Policy Brief, February 2014

OFFICE FOR CIVIL RIGHTS PUBLICATIONS
Dear Colleague Letter Title IX Coordinators, April 2015
Questions and Answers on Title IX and Sexual Violence, April 2014

WEB SITES
CSBA: http://www.csba.org
California Department of Education: http://www.cde.ca.gov
U.S. Department of Education, Office for Civil Rights: http://www.ed.gov/about/offices/list/ocr

Health
If a student is feeling ill, the teacher will give the student a pass to go directly to the Health Office. The student is not allowed to call a parent/guardian to get permission to go home sick without seeing the health technician first. Health and safety protocols will be continuously updated on the PAUSD website.

Health & Safety
A number of staff members have had formal first aid training and are available to assist when needed. The Health Services Specialist/District Nurse is available for health referrals, and also coordinates the vision, hearing, and scoliosis screening programs at Greene. Contact the district Health Services Office at (650) 833-4240 or health@pausd.org. Greene has a health technician on campus each day. The Greene Health Office phone number is (650) 213-0118.

Help With Homework
Greene typically offers an after-school Homework Center known as Homework Habitat on Mondays and Wednesdays (2:35-4:45) and Tuesdays and Thursdays (3:20 p.m. - 4:45 p.m.) and Fridays (1:45 p.m.- 4:30 p.m.) in the Library. Teachers and tutors are available to assist students with their work. Students and their parents are required to sign a contract outlining expectations for conduct during attendance in the Homework Center. Information updating the final schedule and regulations will be posted on the school website during the Fall Semester and shared at Back to School Night. A late bus (4:45 p.m.) is provided free of charge for those students who receive transportation through the Voluntary Transfer Program to East Palo Alto and eastern Menlo Park.

**Homework**

The principal, staff, and parents at each school shall regularly review the PAUSD Homework Policy (BP 6154 & AR 6154), which includes regulations for the assignment of homework and describes the responsibilities of students, staff, and parents/guardians.

Homework should have a positive impact on student learning and is defined as the assigned learning activities that students work on outside of the classroom. The purpose of homework is to provide students an opportunity to practice, reinforce and apply previously taught skills and acquired knowledge and prepare for future lessons, and is directly tied to classroom instruction. Assignments should have a clear purpose and be designed for completion within a reasonable time frame. Completing homework is the responsibility of the student. Parents can play a supportive role through monitoring, encouraging students’ efforts and providing a conducive learning environment.

Homework should be designed to:

- Deepen understanding and encourage a love of learning.
- Reflect individual student needs, learning styles, social-emotional health and abilities in order for students to complete their homework.
- Provide timely feedback for students regarding their learning.
- Include clear instructions and performance expectations so students can complete the work independently.
- Be assigned in reasonable amounts that can be completed within a reasonable time frame.
- Provide teachers with feedback regarding overall classroom progress toward expected outcomes.

Effective homework practices do not place an undue burden on students. The Board recognizes the value of extracurricular activities, unstructured time and adequate sleep for a student’s success in school.

The Winter break is intended to be a time that is free from schoolwork for students and staff. There should be no expectations on the part of students or staff that schoolwork is done over this period. No assignments should be given over the Winter break, and any long-term assignments given before Winter break should not be due during the first week back from the break.

The Superintendent or designee shall ensure that each school site develops an effective homework plan in accordance with Board policy and administrative regulations.

This policy and its associated administrative regulation shall be included in all school handbooks and secondary school course catalogs, as well as distributed on district and school websites.

**Makeup Work**

Students who miss school work because of an excused absence shall be given the opportunity to complete all assignments and tests that can be reasonably provided. As determined by the teacher, the assignments and tests shall be reasonably equivalent to, but not necessarily identical to, the assignments and tests missed during the absence. Students shall receive full credit for work satisfactorily completed within a reasonable period of time. (Education Code 48205) (cf. 5113 - Absences and Excuses)

Students who miss school work because of unexcused absences may be given the opportunity to make up missed work. Teachers shall assign such makeup work as necessary to ensure academic progress, not as a punitive measure.

Legal Reference:

EDUCATION CODE

48205 Absences for personal reasons
48913 Completion of work missed by suspended student
48980 Parental notifications
58700-58702 Tutoring and homework assistance program; summer school apportionment credit
If a student is absent for 3 or more school days due to illness, and feels well enough to do school work, please contact the student’s Guidance Counselor so that they can forward an initial request for homework to the teachers. Teachers will be asked to contact the parent either by phone or e-mail within 24 hours of the initial request. If the parent does not hear from the teacher after the initial request, check Infinite campus and Schoology as well. If the parent still doesn’t have the information please contact the teacher directly by e-mail. Homework and make-up work information that cannot be reasonably posted through Schoology or Infinite Campus will be made available for pick-up from the Homework Drawer in the Attendance Office.

The principal, staff, and parents at each school shall regularly review the homework policy, which includes regulations for the assignment of homework and describes the responsibilities of students, staff, and parents/guardians.

Homework should have a positive impact on student learning and is defined as the assigned learning activities that students work on outside of the classroom. The purpose of homework is to provide students an opportunity to practice, reinforce and apply previously taught skills and acquired knowledge and prepare for future lessons, and is directly tied to classroom instruction. Assignments should have a clear purpose and be designed for completion within a reasonable time frame. Completing homework is the responsibility of the student. Parents can play a supportive role through monitoring, encouraging students’ efforts and providing a conducive learning environment.

Homework should be designed to:

- Deepen understanding and encourage a love of learning.
- Reflect individual student needs, learning styles, social-emotional health and abilities in order for students to complete their homework.
- Provide timely feedback for students regarding their learning.
- Include clear instructions and performance expectations so students can complete the work independently.
- Be assigned in reasonable amounts that can be completed within a reasonable time frame.
- Provide teachers with feedback regarding overall classroom progress toward expected outcomes.

Students may choose to use weekends for review, voluntary work, or completion of make-up assignments.

Project-based assignments may be assigned as homework; however, these tasks should not require group meetings outside of class, significant assistance from parents, or costly materials. Teachers should monitor and be mindful of the logistical challenges of group assignments outside of the classroom.

The Winter break is intended to be a time that is free from schoolwork for students and staff. There should be no expectations on the part of students or staff that schoolwork is done over this period. No assignments should be given over the Winter break, and any long-term assignments given before Winter break should not be due during the first week back from the break.

Homework shall not be required over the summer months for school year courses.

Homework will not be assigned before or during the review days at the high schools which precede semester finals.

Besides Winter break, any homework given over school holidays should not exceed the homework given on a typical evening.

Students may choose, as a time management strategy, to allocate break time to work on assignments and projects. This should not be seen as the teacher assigning homework, but as the student employing a valid time management technique.

Homework grading practices should encourage learning and use positive motivation to promote completion of the homework. Teachers shall employ homework grading practices that avoid punitive treatment of late homework, and make allowances when circumstances affect a student’s ability to complete the work on time.

**Homework for Middle School Grades**

1. At the middle school grades, homework should primarily consist of reading, practice and application of key skills and concepts, application of writing skills, preparation for future classes and beginning research. At this level, homework should continue to build independent study habits.
2. Long-term assignments at the middle grades should be limited in number and duration. These assignments should include clear checkpoints to monitor progress towards completion.
3. With support of administration and staff, teachers should make efforts to coordinate with one another to establish deadlines, due dates for projects/assignments, and tests in an effort to minimize student over-extension.

4. When teachers choose to assign homework, students might reasonably be expected to devote the following amounts of undistracted, focused time to nightly homework, including time devoted to long-term projects and test review:

- Grade 6: 60 minutes per night or 5 hours per week on average M-F
- Grade 7: 70 minutes per night or 5-6 hours per week on average M-F
- Grade 8: 80 minutes per night or 6-7 hours per week on average M-F

Students who elect to study music, can expect to be assigned practice time that is in addition to the above loads.

**Homework Requirements for Teachers**

In assigning homework, teachers shall:

1. Clearly explain objectives, timelines, suggested amount of time for completing the homework, and required materials associated with the assignment.
2. Post assignments in a manner that is clear, consistent and easily observed by the student both in and outside of the classroom. The use of online communication tools is strongly encouraged at the secondary level.
3. Encourage students to monitor their own assignments.
4. Monitor homework time requirements and feasibility of assignments using student assignments, student feedback, and parent feedback.
5. Differentiate assignments when it is determined that, despite appropriate effort and learning habits, a student is spending more than the expected time on homework.
6. Clearly communicate to parents and students the expectations regarding the amount and quality of homework required by the student and the level of parental involvement to complete assignments.
7. Inform parents and students of opportunities for student assistance.
8. Suggest and practice techniques to help increase efficiency, such as how to allocate time wisely, meet deadlines, and develop good study habits for each subject area. Examples of this may include the use of a binder reminder or computer based tools as communication avenues between home and school.
9. Provide a process for student or parent feedback if there is a concern.
10. Work with grade and department level colleagues to promote consistent homework practices and reasonable total time requirements for each evening.

**Homework Requirements for Seven-period Day of a Modified Block Schedule**

Seven-period days have the potential for test and project stacking and/or homework due in every class which increases student stress. As a result, the following requirements shall be followed:

- Assigned homework may not be due on the seven-period day.
- Due dates for projects may not fall on the seven-period day.
- Only formative, non-graded assessments may be conducted on the seven-period day.

**Homework Requirements for Site Administration**

Site administrators shall:

1. Provide professional development on homework, including overview of the policy, effective strategies and practices, and time for collaboration with grade level teams or departments to plan, as needed.
2. Be responsible for ensuring compliance with the homework policy, including the use of feedback processes to support its implementation.
3. Have on-going discussions with staff regarding effective homework strategies and practices.
4. Coordinate school-wide resources and practices that support homework completion, e.g. use of planners, library facilities and academic support programs.
5. Ensure this policy is easily accessed (and translated as needed) on the school's website or upon request.
6. Provide information to parents on the purpose of effective homework and sharing practices that will help families support their children (for example: newsletters, open houses, and websites).

**Makeup Work**

The Superintendent or designee shall notify parents/guardians that no student may have his/her grade reduced or lose academic credit for any excused absence when missed assignments and tests are satisfactorily completed within a reasonable period of time. Such notification shall include the full text of Education Code 48205. *(Education Code 48980)*

*(cf. 5121 - Grades/Evaluation of Student Achievement)*

*(cf. 5145.6 - Parental Notifications)*

**Homework Requests**

Students are asked to check *Schoology* for assignments from each class. When a student is absent, it is their responsibility to check *Schoology* or contact their teacher or classmates to get the assignment for the day.

**Infinite Campus**

*Infinite Campus* is PAUSD’s and Greene Middle School’s student data system. Students and parents/guardians can access student schedules, grades, attendance, and other information through *Infinite Campus*. Parents/Guardians, be sure to set up a parent account to access information for your students. Please check the school website for more information regarding *Infinite Campus*.

**Internet/Electronic Mail**

Students may not use the Internet or electronic mail to harass or threaten fellow students or staff. The Palo Alto Police and/or local Internet carrier may be contacted to conduct investigations. Administrative action will follow.

**Internet Information**

PAUSD believes in the educational value of the Internet and recognizes its potential in supporting and enriching student learning and enhancing curriculum. PAUSD’s goal in providing this service is to promote educational excellence by facilitating resource sharing, innovation, and communication. PAUSD will make every effort to protect its students from any misuses or abuses as a result of their experiences with the Internet. However, PAUSD does not control information found on the Internet and cannot guarantee that students will not access inappropriate material. Ultimately, parent(s) and/or guardian(s) of minors are responsible for setting and conveying the standards that their children should follow.

PAUSD has formulated a guideline and contract, *A Guide to the Internet and District Information Systems for Grade 6-12*. This contract will be made available to all students. Any student wishing to use the Internet must read and discuss with parents/guardians the PAUSD Technology Use Expectations and Greene Middle School Technology Use Guidelines distributed in Back-to-School Packets. The Technology Use Agreement must be signed by students and parent/guardians and returned to school. When signed, the contract becomes a legally binding document. Without the appropriate signatures of the student and parent/guardian, the school cannot provide access to the Internet. Please note the following specifics from the guidelines:

**Internet Conduct Codes and Safety Rules**

- Private or personal information (about oneself or others) must never be given out on the Internet.
- Appropriate language must be used when sending messages on the Internet. Slang, vulgarity, and innuendo are examples of inappropriate language.
- Information retrieved from the Internet must be properly cited, giving credit to the author.
- Copyrighted information may not be used or sold unless the right to do so has been purchased from the owner of the data. All contact must immediately be stopped if a user on the network asks that a person no longer send them mail or in any other way contact them. Ignoring the request may be considered “harassment” and could become a legal issue.
- Playing games is not allowed on the network computers and may result in loss of internet/technology privileges.
- Students are not to use the computers for threats, intimidation, or to spread slander/gossip. Consequences will be given accordingly.
Permission from the teacher or adult in charge is needed before downloading large files. Print or copy to disk the necessary information and log off.

Be considerate of others who need to use the Internet for school assignments and projects.

Find out what is a reasonable time to be on the Internet and what is reasonable to download from the Internet.

Legal Issues
The California legislature passed a computer crime bill making certain activities a felony punishable by law. Examples of illegal activities include, but are not restricted to:

- Maliciously accessing, altering, deleting, damaging or destroying any device, computer system, computer network, or computer program;
- Moving another user’s accounts;
- Changing another user’s passwords;
- Using unauthorized accounts;
- Damaging files;
- Altering the system;
- Using the system to make money illegally or for other illegal purposes;
- Intentionally disrupting the network;
- Causing damage to any school district property; using ideas or writings from another person without giving credit to the author (plagiarism);
- Violating copyright laws;
- Libeling another person.

Consequences of Violations
The school has the right to monitor network activity in whatever forms necessary to maintain the integrity of the system. The Internet is a public place and privacy is not possible. Every message sent or received can be read by others and every “stop” made while one is exploring can be tracked by other users. If students have been found to have violated the rules for network behavior, they may be subject to any or all of the following:

- Suspension and/or revocation of internet access
- Suspension and/or revocation of computer access
- School suspension
- School expulsion
- Legal action and prosecution by authorities

Students and parents are responsible for reading, signing, and following the PAUSD Internet Contract and Guidelines and the Greene Technology User Contract if students use school computers.

Library
The Greene Library is an exciting and innovative media center. It has both a strong book collection and up-to-date technology for research and information gathering. We believe that every student has the right to read, as reading for pleasure is one of the strongest predictors of academic success in all subjects.

The library program is student-oriented. It is a flexible program that teaches information literacy, encourages reading, and supports and enhances classroom learning. The program encourages reading for pleasure by sponsoring reading incentive activities throughout the year and by making sure the collection takes into account the varied interests and abilities of the students.

The library offers both a silent reading room for students who desire a quiet space to read or study, as well as a quiet to moderate noise level main area where conversation and collaborative work are welcome. Students can come to the library during class with their teacher or with a library pass. Students can also come to the library on their own and without a pass before school, between classes, during brunch and lunch, and after school. To use the technology in the library, students must follow the school rules related to computer use. All materials are checked in and out at the circulation desk by library staff or at the self-checkout station. Greene students are expected to be responsible with library materials and respect the needs of other students who may be waiting for books. If students have overdue items, they may be unable to check out additional materials until they return the overdue
items. The library does not charge fines for overdue items. If, however, a book is accidentally lost or damaged, students will be charged only the amount required to replace and processing the lost or damaged item.

Library Hours:  *Monday/Wednesday 8:05 a.m - 2:35 p.m.
   Tuesday/Thursday 8:05 a.m. - 3:20 p.m.
   Friday 8:05 a.m. - 2:10 p.m.

*From late September through May, the Library is open from 2:35-4:45 on Mondays and Wednesdays and 3:15-4:55 p.m. on Tuesdays and Thursdays only for students participating in Homework Habitat, Greene’s after school homework center.

**Lockers & Locks**

**Expectation:** There will be no backpacks in the classroom

- Class sets of books are in the classrooms.
- Students have books at home; therefore, books do not have to be carried to and from home to class.
- According to the Greene schedule, students can go to their lockers before school and take items for the morning classes; they can go again at brunch for next classes between brunch and lunch; after lunch, the students can go to their lockers to get items for the final classes of the day.

**Rationale**

- SAFETY-Students and staff won’t trip on packs and straps in the classroom and in the corridors.
- IMPROVED LEARNING ENVIRONMENT-Teachers will be able to move and circulate around classrooms without impediments, improving their access to all students.
- HEALTH-Students will not be carrying around 50 lb. packs perhaps causing back issues. Lockers were originally installed for this very purpose.

Lockers will be reassigned each year. The Locks are like textbooks and are the property of the school. If a student loses their lock a $5 replacement charge will be levied. Lockers will be assigned when the Hall Locker Guidelines Agreement is signed by both student and parent/guardian. All students should be using school locks unless special permission has been issued.

**Locker Guidelines**

- Lockers are Greene/PAUSD property on loan to students.
- The school is not responsible for lost items, theft, damage, or vandalized personal property.
- The student/student’s family must pay for any school property missing from the locker or damage to the locker itself.
- Students must use locks provided by the district.
- Staff reserves the right to search lockers at any time.
- Students should keep only items necessary for school in the locker – NO VALUABLES! Lockers must be kept free of trash and debris.
- Musical Instruments should not be stored in lockers. They need to be stored in the music rooms.
- Skateboards, scooters should not be stored in lockers. They need to be stored in the Skate Shed.
- Students may use only their assigned locks and lockers, and not those of other students. Students should not share lock combinations! If they do, they risk loss of personal property, or being held accountable for damage done to their assigned lockers.
- Students may not leave their belongings in another student’s locker. Students are not to share lockers.
- Lockers must be in the same condition at the end of the school year as they were in the beginning of the school year. This means NO stickers, writing or damage on the inside or outside of the locker. Students may use magnets on the inside and locker inserts made for that purpose if they choose.
- Any locker decorations for timely occasions (birthdays, etc.) must be removed by the end of the week. Staff reserves the right to remove these decorations after a week.
- Students may not be at lockers while classes are in session. Lockers are not an excuse for being late to class. Students must request permission from teachers and use the required hall pass if they need to retrieve something during class.
- If there are any problems with lockers, students should go to the Greene Main Office during brunch, lunch, or before/after school.

**Lost & Found**

If a student loses something, please check the "lost and found" located in the hallway by the Main Office; if it is not there, be sure to report it. Do not bring valuables or large sums of money to school. We do everything possible to protect student property, but
the school cannot be responsible for lost or stolen items. Check with PE staff and the PE lost and found for lost PE clothes and locks. Parents are asked to encourage students to check periodically for missing items. During the school year, items are kept in the Main Office for a period of approximately two weeks and then donated to a second-hand clothing facility.

## Lunch
Due to a recent USDA program waiver extension, PAUSD will offer FREE breakfast and lunch meals to ALL ENROLLED STUDENTS for the 2021-2022 school year. Recently, California became the first state in the country to approve free meals to all students moving forward. The meal components offered by PAUSD Food Services comply with all United States Department of Agriculture (USDA) and California Department of Education (CDE) standards and calorie limitations.

Due to the increase in meal participation starting this school year, some changes are necessary:

- **Second lunches will not be served.** Under the guidelines for the free meals for all students, only one lunch per student is allowed. If you feel that your child will need additional food throughout the day, please send additional snacks with them at the time of drop off. Students will need to utilize their lunch card so that meals can be accurately counted.

- **No cash transactions.** Meals are FREE to ALL STUDENTS moving forward. There is no need to deposit money on your student's lunch account. Cash will not be taken at the point of service. There is no option to pay for additional meals as second meals are not allowed at this time.

- **Food Services will assess the menu monthly.** The [menu selections](#) and meal participation will be assessed monthly. There are entrees that were served pre-pandemic that are not feasible with FREE meals for ALL STUDENTS. Pizza Day will not be on our menus weekly. There will be limited choices available to accommodate the increased meal participation. Please refer to the menu for daily selections.

For more information, please visit [https://www.pausd.org/school-life/food-services/about-school-meals](https://www.pausd.org/school-life/food-services/about-school-meals) or call Food Services at (650) 329-3720. This institution is an equal opportunity provider.

No food will be distributed after the clean-up bell rings (on regular school days, this bell is at 12:10 p.m.). Students may eat in the following areas: the snack bar area, Hugh Center Court, open area between F-Wing and G-Wing, also the area between the Gym and E-Wing. Grade levels may be assigned lunch areas under health and safety protocols. **Students may not eat on the fields, bleachers, or black tops. Students are NOT ALLOWED in the following areas during lunch: east end of the fields, Middlefield or Front Parking Lot, C-Wing and front grass extending to the C-Wing, behind the M and H-Wings, between B and F-Wings, and ALL inside hallways.** RAINY DAY PROCEDURES: an administrator will make an announcement at the beginning of lunch regarding procedures.

## Lunchtime Clubs
Students, parents, or teachers can organize lunchtime clubs by submitting a request to the Student Council or the administration, provided there is a staff or parent sponsor and available location identified. Clubs usually meet once per week at lunch. Student Council funds lunch club sponsors. Sign-ups usually occur in Hugh Center Court in early September (for fall) and late January (for spring).

## Main Office
The Main Office consists of the following offices: Administration; Guidance and Counseling; Attendance; Health; and Budget. The school secretaries will help to make any necessary appointments.

## Medications at School
Before sending medication to school, including over-the-counter-drugs, please contact the Health Office. Authorization to medicate is required in writing from parents and physicians (forms are available in the Health Office and on the district website).
Minimum Days
Dismissal on minimum days is 12:40 p.m. All students are to be off campus by 12:55 p.m. Lunch service is grab & go on these days.

Office Hours
On Fridays from 1:50pm p.m. until 2:10 p.m., teachers are available in their classrooms to provide extra student support during Office Hours. This time is considered part of the regular school day and students are highly encouraged to use this time productively to meet with teachers. To honor this schedule, the school buses will not leave school until after 2:10 p.m. on Fridays.

Parent / Teacher / Student Conference
If parents want to meet with their student's teachers they should contact the teachers directly. Additionally, parents may contact the student's guidance counselor for assistance or to discuss any concerns.

Parent Visitation Days
We invite parents to visit the school to see the school day in action. If parents would like to observe, they need to register through the Main Office to participate in designated Parent Visitation Days. Check the Greene website and calendar for information about visitation dates scheduled for 2022-2023.

Personal Property
Items that are not necessary for school or are illegal are not allowed in school. A locker will be assigned in which to keep personal property and materials related to school life. Lockers and personal belongings may be searched by the Principal or their designee. (Please see “UNNECESSARY ITEMS” section)

The school is not responsible for theft, damaged or vandalized personal property.

Students assume responsibility for loss or damage to their clothing, equipment, books, instruments, or other personal belongings. While we try to encourage all students to behave honestly, we cannot assume responsibility if they do not. There are several precautions which students and families can take to avoid loss:

- Please put names on all articles of clothing, musical instruments etc.
- Do not allow students to bring to school large sums of money or articles of great or sentimental value.
- Students may bring cell phones to school but must abide by the Cellular Telephone Guidelines – cell phones are not to be used during school hours (8:30am-3:15pm) and must be kept in lockers.
- Electronic devices other than cell phones, or other items which are not needed for school activities, are not to be brought to school. If they are, they may be confiscated and returned only to the parents.
- Students are not allowed to bring anything to school for the purpose of selling it. This includes but is not limited to Girl Scout cookies, items for outside fundraisers, etc.
- The school will not be responsible for loss or damage of items, which we do not require as part of student’s educational experience; nor will we assist in the recovery of the same.

Physical Education (Referred to as “PE”)
The physical education program allows each student the opportunity to participate in a variety of activities that are developmentally appropriate for their grade level.
**PE Uniforms**

The physical education uniform includes athletic/tennis shoes, socks, official shorts and shirt. Sweatpants and sweatshirts may be used. PE uniforms were purchased by PTA for all students at the beginning of the year.

During the class swimming unit or swimming fitness days, a student must have the following in addition to the regular PE uniform:
- A one-piece training swim suit (girls)
- Swim shorts (boys)
- Towel
- Bag (to take items home to dry) each day
- Safe footwear to get to and from the pool

Optional Items:
- Sunscreen
- Goggles
- Rash guard top
- Board shorts (girls)

**PE Locker**

Each student will have a lock checked out to them for PE. If they should lose their lock a $5 fee will be charged to replace it. The lock is the property of the school and should be used only for their PE locker.

**PE Excuse**

Students are expected to suit up and participate everyday they are scheduled to have a PE class. If, for any reason, a student cannot take part in full physical education activities, a note must be brought from the parent or guardian. The note will be honored for up to four (4) school days only, after which, a doctor's excuse, stating the reason that the student cannot participate, will be required. Missed work must be made up by the end of the grading period.

*In addition, the doctor's note must state movements a student should NOT perform in class. Modifications will be made by the student's PE instructor so they will get their physical activity for the day. Students are required to report to their PE class daily even if a medical note is provided.*

**PE–Extracurricular**

In addition to the regularly scheduled PE program, students are encouraged to join intramural teams during lunchtime.

**Playground Balls**

Students may check balls out for use during lunch from the Student Activities Ballroom, managed by Leadership students in the Snack Bar area. Sometimes students want to bring a playground ball or basketball to school from home. This can lead to problems unless the following guidelines are followed:

- Any ball from home must be clearly marked with the student’s last name.
- Any ball from home must be kept in their locker, so that it does not roll around a classroom, or get bounced in the halls.
- Balls are to be used only on the outside courts during brunch or lunch.
- Any ball which is not properly used will be taken and kept by a staff member until the end of the day.

Balls may only be used on the fields on the east side of campus. Ball play is not permitted in other common areas, including Hugh Center Court.

**Progress Reports / Warning Notices**

Progress Reports are quarterly notices that are sent home from teachers for students who are in danger of failing of classes. Parents will receive these warning notices if their student’s work merits notification of low or failing grades, which include, but not limited to, “I” (Incompletes), “C-”, “D,” or “F.” Notes may be sent to inform the parent of concerns or issues their child is having or special progress their child is making; not all parents will receive these notes. Parents are encouraged to check Schoology to monitor student progress. Parents can also reach out to teachers and/or the grade level counselor to develop a plan to help students complete and improve work to address low grades.
PTA (Parent Teacher Association)
The Greene PTA [https://greene.paloaltopta.org](https://greene.paloaltopta.org) is a local unit of the national PTA organization ([www.pta.org](http://www.pta.org)) that promotes the welfare of the children in the school, community, and home. Some of the focus areas of the Greene PTA include encouraging communication between school and home, enhancing student learning, supporting teacher and staff needs, promoting student social and emotional wellness, and building technological capabilities.

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Release of Information
Greene recognizes student academic achievements and talents. Students are frequently recognized in school newsletters, local newspapers and displays throughout the schools and town buildings. Students' work may also be submitted to local and national contests. If a parent has objections to his or her child's name being posted or work displayed and/or photographed, this exemption must be noted in the student's Infinite Campus profile.

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Reporting Pupil Progress
Parents and students may view quarter and semester grades by logging into Infinite Campus through the parent portal. Additionally, families may monitor student progress by logging into Schoology, also found in the parent portal.

Students receive “progress” grades at the end of the first and third quarter and “official grades” at the end of each semester. Midway through each quarter, teachers send Progress Reports (Warning Notices) to parents/guardians. When a student's current grade is a “C-,” “D” or an “F” at this time, parents will be notified so that the student has the opportunity to improve his/her work. Notes may be sent to inform parents of concerns or issues their child is having, a significant drop in grades, or special progress their child is making; not all parents will receive these notes.

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Scholarship Assistance
Scholarship assistance, provided by the PTA, is available for all costs associated with school, including aid for PE uniforms, school yearbook, field trip costs, dances, and other extracurricular school-sponsored events and activities. All assistance is strictly confidential and can be obtained by seeing the grade level counselor.

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School Hours
Please reference “Bell Schedule”

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School Service
Counselors select students from a pool of interested students who are then assigned a period in their schedule to help in the library or school offices, or as aides to teachers. Grades are based on the reliability and quality of service rendered. Assignments are made at the beginning of each semester, and students may only serve one term.

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Schoology
Schoology is the learning management system that facilitates and organizes course related information for students and teachers. Families can access student coursework and monitor progress through Schoology whereas Infinite Campus is the permanent record system. Schoology can be accessed through both the student and parent portals.
Site Council
The School Site Council is a group representing parents, staff, and Student Council members, and is responsible for monitoring school goals and improvement efforts. The Site Council is responsible for allocating and monitoring the use of funds received by the school for school improvement efforts. Representatives from each group are elected by their peers. Parents indicate their desire to serve on the Site Council by writing a letter to the principal in June for the following school year. Parent representatives are elected by ballots distributed in the Fall.

Social Emotional Learning
Social emotional learning (SEL) is a process for learning life skills, including how to deal with oneself, others and relationships, and work in an effective manner. In dealing with oneself, SEL helps in recognizing our emotions and learning how to manage those feelings. In dealing with others, SEL helps with developing sympathy and empathy for others, and maintaining positive relationships. SEL also focuses on dealing with a variety of situations in a constructive and ethical manner. At Greene, individual teachers and teacher teams implement a variety of SEL principles and practices using strategies such as those from the Responsive Classroom framework or otherwise consistent with the Collaborative for Academic, Social, and Emotional Learning (CASEL). In addition, Greene staff promotes and supports SEL activities through special programs held during Advisory and at other special school events.

Sports (After School) Program
Greene’s after school sports program is jointly sponsored by the school district and the City of Palo Alto. Teams at all grade levels play other schools in our league. Registration is online and is not officially affiliated with Greene Middle School or PAUSD.

Sports Available
The School Year is divided up into three seasons. In the fall, flag football, volleyball and cross-country are offered for all students. In the winter, basketball is available. In the spring, wrestling, track and field, boys’ volleyball, or tennis (sponsored separately) may be selected.

Registration Dates
After school sports registrations are handled by the City of Palo Alto through the Mitchell Park Community Center. In the fall, the enrollment period begins in early September. In the winter, 7th and 8th graders register in September (6th graders register for basketball in early January). For spring sports, all students register in early March for wrestling or in late March for track and field. The City of Palo Alto is offering online registration of all sports at their website [http://www.teamsideline.com/sites/paloalto/home](http://www.teamsideline.com/sites/paloalto/home) for all after school sports.

Parent Meetings
Team Meetings are held by the coaches (consult the calendar). These sessions will address most questions.

Staying After School
Students must leave the campus unless they are staying for after-school activities, extra help, or detention. If they are staying, they must report to a teacher or adult supervisor immediately. They may not wander through the classrooms and/or corridors. They must remain under the supervision of an adult while on campus. Students, not on campus for a specific activity supervised by an adult, need to leave campus no later than 15 minutes after dismissal. This is a safety issue. (See also School Hours)

Student Council
Student Council is the student leadership group elected to represent and share student ideas, interests, and concerns with teachers and administrators. Five officers for each grade level are elected at the end of each school year. They organize student activities, assemblies, social events, community projects and fundraisers. Students have an opportunity to use and apply their student experience and learning about leadership, public speaking, and decision-making within a school system. Student Council is also involved in all issues related to school reform, working closely with administration and the School Site Council to promote both school and district goals. Student Council also works collaboratively with students enrolled in the Leadership class to lead and support meaningful activities that enhance the Greene community environment.
**Student Visitors**
Consistent with district-wide practice, effective April 1, 2019, current Greene students may no longer host a visiting student on campus during the instructional day.

**Suspensions & Expulsions**
A student may be suspended for the behaviors indicated below. A suspension is defined as the removal of a student from ongoing instruction for disciplinary purposes. An administrator will confer with parents or guardian concerning a student’s suspension. Expulsion, if indicated, is determined exclusively by the Palo Alto Unified School District and not by the Greene administration.

The following list of offenses that merit suspension is from the Education Code of the State of California: # 48900:

(a)(1) Caused, attempted to cause, or threatened to cause physical injury to another person.
(a)(2) Willfully used force or violence upon the person of another, except in self-defense.
(b) Possessed, sold or otherwise furnished any firearm, knife, explosive, or other dangerous object. ++
(c) Possessed, used, sold, furnished, or been under the influence of any controlled substance, alcohol, or intoxicant. ++
(d) Offered, arranged, or negotiated to sell a controlled substance, alcoholic or intoxicant and then provided a replica substance. ++
(e) Attempted or committed robbery or extortion.
(f) Attempted or caused damage to school or private property.
(g) Attempted or stole school or private property.
(h) Possessed or used a tobacco product.
(i) Committed an obscene act or engaged in habitual profanity or vulgarity.
(j) Possessed offered, arranged, or negotiated to sell drug paraphernalia.
(k) Disrupted school activities or defied school personnel.
(l) Knowingly received stolen school or private property.
(m) Possessed an imitation firearm. ++if fires metallic projectile.
(n) Attempted or committed sexual assault or committed a sexual battery. ++
(o) Harassed, threatened, or intimidated a student complainant or witness in a school disciplinary matter.
(p) Unlawfully offered, arranged to sell, negotiated to sell, or sold the prescription drug Soma. ++
(q) Engaged in, or attempted to engage in, hazing.
(r) Engaged in an act of bullying, including electronic means.
(t) A pupil who aids or abets in the attempted or infliction of physical injury to another.
.2 Committed sexual harassment. (Grades 4-12)
.3 Attempted, threatened, caused, or participated in hate violence. (Grades 4-12)
.4 Created an intimidating or hostile educational environment. (Grades 4-12)
.7 Made terroristic threats against school officials or property.

++ Indicates law enforcement must be notified.

**Tardiness (Unexcused)**
Greene takes student tardies very seriously. Students who come to class late not only deprive themselves of important curriculum and information, but they also distract peers who are trying to focus/learn and the teacher who is trying to teach.

A student is considered “tardy” if he/she is not in the room or at the place designated by the teacher at the beginning of the period (e.g. at their desk). Late students are marked tardy unless they arrive with written permission from the Attendance Office. If a
student is absent for half of the day or more, s/he may NOT attend a sport practice, drama practice, sport or drama evening event, dance, or any other school activity on that day or evening.

Parents will be updated in writing when their students are accumulating tardies. To encourage prompt attendance, the following consequences will be provided for students who are tardy:

- **5 tardies** = 1 lunch detention (25 minutes of supervised quiet time in a classroom during the lunch break)
- **Students that accumulate 10, 15, 20, etc. tardies will serve repeated detention at lunch and/or after school to clear these tardies.**
- **Accumulating excessive tardies can also result in loss of privileges to participate in special school-sponsored activities such as dances, grade level end-of-year celebrations, or the music field trip to Southern California.**

Tardy counts, for the purpose of administering consequences, are reset to zero at the semester. Cumulative counts are maintained within the Infinite Campus portal.

### Technology User Contract

Students at Greene have access to a wide range of technologies, including computers and the Internet. With Greene’s link to the Internet, students have access to computer networks around the world, providing open access to local, national, and international sources of information and collaboration vital to intellectual inquiry in a democracy. Technology at Greene is utilized and shared by large numbers of students and staff. For this reason, we need to have a set of rules that keeps things running smoothly. Every Greene user is expected to act in a responsible, ethical, and legal manner.

The student and his/her parent(s) are warned that Greene does not have control of the information on the Internet, nor does it provide any barriers to account holders accessing the full range of information available other than those constraints imposed by finite resources. The Internet may contain material that is illegal, defamatory, inaccurate, or potentially offensive to some people. While Greene’s intent is to make Internet access available to further its educational goals and objectives, students will have the ability to access other material as well.

Greene believes that the benefits to educators and students from access to the Internet, in the form of information resources and opportunities for collaboration, far exceed any disadvantages of access. But ultimately, parent(s) of minors are responsible for setting and conveying the standards that their child or ward should follow. To that end, Greene supports and respects each family’s right to decide whether or not to apply for Greene access. However, Greene cannot guarantee that a student will never gain access to the Internet.

Greene makes no guarantees with respect to the Internet, and it specifically assumes no responsibilities for:

- The content of any advice or information received from a source outside Greene, or any costs or charges incurred as a result of seeking or accepting such advice;
- Any costs, liability or damages as a result or use of the student’s Internet access;
- Any consequences of service interruptions or changes, even if these disruptions arise from circumstances under the control of Greene.

Greene students and parents/guardians must read and sign the **PAUSD Student Technology Handbook: A Guide to the Internet and District Information System**, and the **Greene Middle School Student Technology Use Guidelines** distributed in Back-to-School Packets. Student and parent signatures must be provided on the Greene Acknowledgements and Permissions Form, which includes the Technology Use Agreements, before they are permitted to use any technology on campus.

Any violations of the PAUSD and Greene Technology Use Guidelines will be considered a serious offense and will result in disciplinary action, loss of technology access, and/or monetary fine. Unresolved fines can lead to loss of privileges such as participation in dances, end-of-year grade level celebrations, or yearbook distribution.

### Telephones

Students may use the telephones in the classrooms, with appropriate permission from teachers, and in the Main Office to call parents for SCHOOL PURPOSES ONLY (to make arrangements to stay for extra help or activities). Students must make their social plans before coming to school. Telephones may be used with **staff supervision only**.

Any illegal use of **any** telephone (i.e. crank call to 911, etc.) may result in police involvement and possible suspension.

Students may possess cell phones while on campus, however they must ensure that the devices are turned off (not even on vibrate mode) and stored in lockers during school hours (see “Bell Schedule”). Cell phones cannot be used for any purpose during school hours. This includes sending and/or receiving text messages. Student and parent signatures acknowledging agreement with the **Cell Phone Guidelines** is required on the Acknowledgements and Permissions Form distributed in the Back-to-School Packets.
Cell phones seen in student possession during school hours (see “Bell Schedule”) will be confiscated. (See Expectation #11 in “CONDUCT & DISCIPLINE”)

**Testing**

Parents will be advised of district and/or schoolwide testing dates and will be asked to schedule medical/dental appointments before or after testing days.

**Title IX Compliance**

**Title IX Sexual Harassment Complaint Procedures**

5145.71 AR

Adopted
October 27, 2020

This administrative regulation shall be used in conjunction with current District policies and practice. In terms of the timeline, the process under this regulation shall commence at the same time as the processes under the District’s existing policies including Sexual Harassment, Nondiscrimination, and UCP.

The complaint procedures described in this administrative regulation shall be used to address any complaint governed by Title IX of the Education Amendments of 1972 alleging that a student was subjected to one or more of the following forms of sexual harassment: (34 CFR 106.30)

1. A district employee conditioning the provision of a district aid, benefit, or service of the district on the student’s participation in unwelcome sexual conduct
2. Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a student equal access to the district’s education program or activity
3. Sexual assault, dating violence, domestic violence, or stalking on the basis of sex, defined as follows:
   - Forcible Sexual Assault includes any sexual act directed against a student, forcibly, against the student’s will, or without consent, including rape, sodomy, sexual assault with an object, and fondling. (See 20 USC 1092(f)(6)(A)(v).)
   - Non-forcible Sexual Assault includes offenses that do not involve force where the student is incapable of giving consent, including statutory rape and incest. (See 20 USC 1092(f)(6)(A)(iv).)
   - Dating Violence includes violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the student, where the existence of such a relationship shall be determined based on a consideration of the following factors: the length of the relationship, the type of relationship and/or the frequency of interaction between the persons involved in the relationship. (See 34 USC 12291(a)(10).)
   - Domestic Violence includes felony or misdemeanor crimes of violence committed by a current or former spouse or intimate partner of the student. (See 34 USC 12291(a)(8).)
   - Stalking which includes engaging in a course of conduct directed at a student that would cause a reasonable person to fear for their safety or the safety of others or suffer substantial emotional distress. (See 34 USC 12291(a)(30).)

All other sexual harassment complaints shall be investigated and responded to pursuant to AR 1312.3 - Uniform Complaint Procedures.

(cf. 1312.3 - Uniform Complaint Procedures)

A report of sexual harassment shall be submitted directly to or forwarded to the district's Title IX Coordinator using the contact information listed below:

Title IX Coordinator
Palo Alto Unified School District
25 Churchill Avenue
Palo Alto, CA 94306
titleixcoordinator@pausd.org
Upon receiving such a report, the Title IX Coordinator shall inform the complainant of the process for filing a formal complaint.

Even if the alleged victim chooses not to file a formal complaint, the Title IX Coordinator shall file a formal complaint in situations in which a safety threat exists. In addition, the Title IX Coordinator may file a formal complaint in other situations as permitted under the Title IX regulations. In such cases, the alleged victim is not a party to the case, but will receive notices as required by the Title IX regulations at specific points in the complaint process.

A formal complaint, with the complainant's physical or digital signature, may be filed with the Title IX Coordinator in person, by mail, by email, or by any other method authorized by the district. (34 CFR 106.30)

The Superintendent or designee shall ensure that the Title IX Coordinator, investigator, decision-maker, or a facilitator of an informal resolution process does not have a conflict of interest or bias for or against complainants or respondents generally or an individual complainant or respondent, and that such persons receive training in accordance with 34 CFR 106.45. (34 CFR 106.45)

Supportive Measures

Upon receipt of a report of Title IX sexual harassment, even if a formal complaint is not filed, the Title IX Coordinator shall promptly contact the complainant to discuss the availability of supportive measures which are nondisciplinary, nonpunitive, and do not unreasonably burden the other party. Such measures may include, but are not limited to, counseling, course-related adjustments, modifications of class schedules, mutual restrictions on contact, increased security, and monitoring of certain areas of the campus. The Title IX Coordinator shall consider the complainant's wishes with respect to supportive measures. (34 CFR 106.30, 106.44)

Emergency Removal from School

On an emergency basis, the district may remove a student from the district's education program or activity, provided that the district conducts an individualized safety and risk analysis, determines that removal is justified due to an immediate threat to the physical health or safety of any student or other individual arising from the allegations, and provides the student with notice and an opportunity to challenge the decision immediately following the removal. This authority to remove a student does not modify a student's rights under the Individuals with Disabilities Education Act or Section 504 of the Rehabilitation Act of 1973. (34 CFR 106.44)

If a district employee is the respondent, the employee may be placed on administrative leave during the pendency of the formal complaint process. (34 CFR 106.44)

Dismissal of Complaint

The Title IX Coordinator shall dismiss a formal complaint if the alleged conduct would not constitute sexual harassment as defined in 34 CFR 106.30 even if proved. The Title IX Coordinator shall also dismiss any complaint that did not occur in the district's education program or activity or did not occur against a person in the United States, and may dismiss a formal complaint if the complainant notifies the district in writing that the complainant would like to withdraw the complaint or any allegations in the complaint, the respondent is no longer enrolled or employed by the district, or sufficient circumstances prevent the district from gathering evidence sufficient to reach a determination with regard to the complaint. (34 CFR 106.45)

Upon dismissal, the Title IX Coordinator shall promptly, and simultaneously to the parties, send written notice of the dismissal and the reasons for the dismissal. (34 CFR 106.45)

If a complaint is dismissed on the grounds that the alleged conduct does not constitute sexual harassment as defined in 34 CFR 106.30, the conduct may still be addressed pursuant to BP/AR 1312.3 - Uniform Complaint Procedures as applicable.

Informal Resolution Process

When a formal complaint of sexual harassment is filed, the district may offer an informal resolution process, such as mediation, at any time prior to reaching a determination regarding responsibility. The district shall not require a party to participate in the informal resolution process or to waive the right to an investigation and adjudication of a formal complaint. (34 CFR 106.45)
The district may facilitate an informal resolution process provided that the district: (34 CFR 106.45)

1. Provides the parties with written notice disclosing the allegations, the requirements of the informal resolution process, the right to withdraw from the informal process and resume the formal complaint process, and any consequences resulting from participating in the informal resolution process, including that records will be maintained or could be shared.
2. Obtains the parties' voluntary, written consent to the informal resolution process
3. Does not offer or facilitate an informal resolution process to resolve allegations that an employee sexually harassed a student

Formal Complaint Process

If a formal complaint is filed, the Title IX Coordinator shall provide the known parties with written notice of the following: (34 CFR 106.45)

1. The district's formal Title IX complaint process, including any informal resolution process
2. The allegations potentially constituting sexual harassment with sufficient details known at the time, including the identity of parties involved in the incident if known, the conduct allegedly constituting sexual harassment, and the date and location of the alleged incident if known. Such notice shall be provided with sufficient time for the parties to prepare a response before any initial interview.

If, during the course of the investigation, the district investigates allegations about the complainant or respondent that are not included in the initial notice, the Title IX Coordinator shall provide notice of the additional allegations to the parties.

3. A statement that the respondent is presumed not responsible for the alleged conduct and that a determination regarding responsibility is made at the conclusion of the complaint process
4. The opportunity for the parties to have an advisor of their choice who may be, but is not required to be, an attorney, and the ability to inspect and review evidence
5. The prohibition against knowingly making false statements or knowingly submitting false information during the complaint process

The above notice shall also include the name of the investigator, facilitator of an informal process, and decision-maker and shall provide either party with no less than three calendar days to raise concerns of conflict of interest or bias regarding any of these persons.

During the investigation process, the district shall: (34 CFR 106.45)

1. Provide an equal opportunity for the parties to present witnesses, including fact and expert witnesses, and other inculpatory and exculpatory evidence
2. Not restrict the ability of either party to discuss the allegations under investigation or to gather and present relevant evidence
3. Provide the parties with the same opportunities to have others present during any grievance proceeding, including the opportunity to be accompanied to any related meeting or proceeding by the advisor of their choice, who may be, but is not required to be, an attorney
4. Not limit the choice or presence of an advisor for either the complainant or respondent in any meeting or grievance proceeding, although the district may establish restrictions regarding the extent to which the advisor may participate in the proceedings as long as the restrictions apply equally to both parties
5. Provide, to a party whose participation is invited or expected, written notice of the date, time, location, participants, and purpose of all investigative interviews or other meetings, with sufficient time for the party to prepare to participate
6. Send in an electronic format or hard copy to both parties and their advisors, if any, any evidence that is obtained as part of the investigation that is directly related to the allegations raised in the complaint, including the evidence upon which the district does not intend to rely in reaching a determination regarding responsibility and inculpatory or exculpatory evidence obtained by a party or other source, so that each party can meaningfully respond to the evidence and have at least 10 days to submit a written response for the investigator to consider prior to the completion of the investigative report
7. Objectively evaluate all relevant evidence, including both inculpatory and exculpatory evidence, and determine credibility in a manner that is not based on a person's status as a complainant, respondent, or witness
8. Create an investigative report that fairly summarizes relevant evidence and, at least 10 days prior to the determination of responsibility, send to the parties and their advisors, if any, the investigative report in an electronic format or a hard copy, for their review and written response.

9. After sending the investigative report to the parties for review and before a decision-maker reaches a determination regarding responsibility, the decision-maker must afford each party the opportunity to submit written, relevant questions that the party wants asked of any party or witness, provide each party with the answers, and allow for additional, limited follow-up questions from each party.

Questions and evidence about the complainant's sexual predisposition or prior sexual behavior are not relevant, unless such questions and evidence are offered to prove that someone other than the respondent committed the conduct alleged by the complainant or if the questions and evidence concern specific incidents of the complainant's prior sexual behavior with respect to the respondent and are offered to prove consent.

The district shall maintain confidentiality and/or privacy rights of all parties to the complaint in accordance with applicable state and federal laws, except as may be permitted or required by law or to carry out the purposes of this formal Title IX complaint process.

If the complaint is against an employee, rights conferred under an applicable collective bargaining agreement shall be applied to the extent they do not conflict with the Title IX requirements.

Written Decision

The Superintendent shall designate an employee as the decision-maker to determine responsibility for the alleged conduct, who shall not be the Title IX Coordinator or a person involved in the investigation of the matter. (34 CFR 106.45)

The decision-maker shall issue, and simultaneously provide to both parties, a written decision as to whether the respondent is responsible for the alleged conduct. (34 CFR 106.45)

The written decision shall be issued within 45 calendar days of the receipt of the complaint.

The timeline may be temporarily extended for good cause with written notice to the complainant and respondent of the extension and the reasons for the action. (34 CFR 106.45)

In making this determination, the district shall use the "preponderance of the evidence" standard for all formal complaints of sexual harassment. The same standard of evidence shall be used for formal complaints against students as for complaints against employees. (34 CFR 106.45)

The written decision shall include the following: (34 CFR 106.45)

1. Identification of the allegations potentially constituting sexual harassment as defined in 34 CFR 106.30
2. A description of the procedural steps taken from receipt of the formal complaint through the written decision, including any notifications to the parties, interviews with parties and witnesses, site visits, methods used to gather other evidence, and hearings held if the district includes hearings as part of the grievance process
3. Findings of fact supporting the determination
4. Conclusions regarding the application of the district's code of conduct to the facts
5. A statement of, and rationale for, the result as to each allegation, including a decision regarding responsibility, any disciplinary sanctions the district imposes on the respondent, and whether remedies designed to restore or preserve equal access to the district's educational program or activity will be provided by the district to the complainant
6. The district's procedures and permissible bases for the complainant and respondent to appeal

Appeals

Either party may appeal the district's decision or dismissal of a formal complaint or any allegation in the complaint, if the party believes that a procedural irregularity affected the outcome, new evidence is available that could affect the outcome, or a conflict of interest or bias by the Title IX Coordinator, investigator(s), or decision-maker(s) affected the outcome. If an appeal is filed, the district shall: (34 CFR 106.45)

1. Notify the other party in writing when an appeal is filed and implement appeal procedures equally for both parties.
2. Ensure that the decision-maker(s) for the appeal is trained in accordance with 34 CFR 106.45 and is not the same decision-maker(s) who reached the determination regarding responsibility or dismissal, the investigator(s), or the Title IX Coordinator.

3. Give both parties a reasonable, equal opportunity to submit a written statement in support of, or challenging, the outcome.

4. Issue a written decision describing the result of the appeal and the rationale for the result.

5. Provide the written decision simultaneously to both parties.

An appeal must be filed in writing within 5 school days of receiving the determination, stating the grounds for the appeal and including any relevant documentation in support of the appeal. Appeals submitted after this deadline are not timely and shall not be considered. Either party has the right to file a complaint with the U.S. Department of Education's Office for Civil Rights.

A written decision shall be provided to the parties within 7 school days from the receipt of the appeal.

Remedies

When a determination of responsibility for sexual harassment has been made against the respondent, the district shall provide remedies to the complainant. Such remedies may include the same individualized services described above in the section "Supportive Measures," but need not be nondisciplinary or nonpunitive and need not avoid burdening the respondent. (34 CFR 106.45)

Corrective/Disciplinary Actions

The district shall not impose any disciplinary sanctions or other actions against a respondent, other than supportive measures as described above in the section "Supportive Measures," until the complaint procedure has been completed and a determination of responsibility has been made. (34 CFR 106.44)

For students in grades 4-12, discipline for sexual harassment may include suspension and/or expulsion. After the completion of the complaint procedure, if it is determined that a student at any grade level has committed sexual assault or sexual battery at school or at a school activity off school grounds, the principal or Superintendent shall immediately suspend the student and shall recommend expulsion. (Education Code 48900.2, 48915)

(cf. 5144 - Discipline)

(cf. 5144.1 - Suspension and Expulsion/Due Process)

Other actions that may be taken with a student who is determined to be responsible for sexual harassment include, but are not limited to:

1. Transfer from a class or school as permitted by law
2. Parent/guardian conference
3. Education of the student regarding the impact of the conduct on others
4. Positive behavior support
5. Referral of the student to a student success team

(cf. 6164.5 - Student Success Teams)

6. Denial of participation in extracurricular or cocurricular activities or other privileges as permitted by law

(cf. 6145 - Extracurricular and Cocurricular Activities)

When an employee is found to have committed sexual harassment or retaliation, the district shall take appropriate disciplinary action, up to and including dismissal, in accordance with applicable law and collective bargaining agreement.

(cf. 4117.7/4317.7 - Employment Status Report)

(cf. 4118 - Dismissal/Suspension/Disciplinary Action)
(cf. 4119.11/4219.11/4319.11 - Sexual Harassment)

(cf. 4218 - Dismissal/Suspension/Disciplinary Action)

Record-Keeping

The Superintendent or designee shall maintain for a period of seven years a record of all reported cases and Title IX investigations of sexual harassment, any determinations of responsibility, any audio or audiovisual recording and transcript if applicable, any disciplinary sanctions imposed, any remedies provided to the complainant, any appeal or informal resolution and the results therefrom, and responses made pursuant to 34 CFR 106.44. (34 CFR 106.45)

The Superintendent or designee shall also maintain for a period of seven years all materials used to train the Title IX Coordinator, investigator(s), decision-maker(s), and any person who facilitates an informal resolution process. The district shall make such training materials publicly available on its web site, or if the district does not maintain a web site, available upon request by members of the public. (34 CFR 106.45)

(cf. 3580 - District Records)

Legal Reference:

EDUCATION CODE
200-262.4 Prohibition of discrimination on the basis of sex
48900 Grounds for suspension or expulsion
48900.2 Additional grounds for suspension or expulsion; sexual harassment
48985 Notices, report, statements and records in primary language

CIVIL CODE
51.9 Liability for sexual harassment; business, service and professional relationships
1714.1 Liability of parents/guardians for willful misconduct of minor

GOVERNMENT CODE
12950.1 Sexual harassment training

CODE OF REGULATIONS, TITLE 5
4600-4670 Uniform complaint procedures
4900-4965 Nondiscrimination in elementary and secondary education programs

UNITED STATES CODE, TITLE 20
1092 Definition of sexual assault 1221 Application of laws
1232g Family Educational Rights and Privacy Act
1681-1688 Title IX of the Education Amendments of 1972

UNITED STATES CODE, TITLE 34
12291 Definition of dating violence, domestic violence, and stalking

UNITED STATES CODE, TITLE 42
1983 Civil action for deprivation of rights
2000d-2000d-7 Title VI, Civil Rights Act of 1964
2000e-2000e-17 Title VII, Civil Rights Act of 1964 as amended

CODE OF FEDERAL REGULATIONS, TITLE 34
99.1-99.67 Family Educational Rights and Privacy
106.1-106.82 Nondiscrimination on the basis of sex in education programs

COURT DECISIONS
Flores v. Morgan Hill Unified School District, (2003, 9th Cir.) 324 F.3d 1130
Tobacco-Free Schools

In order to support and reinforce the District’s educational efforts to prevent student tobacco use through adult modeling, the Board of Education established on July 1, 1992 a Board Policy and Administrative Regulation (BP/AR 5131.62) declaring Palo Alto Unified School District tobacco-free. The Board of Education recognizes that smoking and other uses of tobacco and nicotine products constitute a serious public health hazard and are inconsistent with district goals to provide a healthy environment for students and staff (BP/AR 5133.3).

The Board prohibits the use of tobacco products at any time in district-owned or leased buildings, on district property and in district vehicles. It is the responsibility of all staff and community members to implement this policy in school buildings and school-owned vehicles, on school grounds, and at school-sponsored events off campus. A student may be suspended or recommended for expulsion from the school in which the student is enrolled if the student has violated California Education Code, Section 48900, as follows: Possessed or used tobacco or products containing tobacco or nicotine. Consequences may range from a warning to suspension or expulsion. This policy further extends to all manner of smoking nicotine or other plant products intended for inhalation, whether natural or synthetic in any manner or form, and includes the use of an electric smoking device that creates aerosol or vapor.

Unnecessary Items (Also refer to box #11 under “CONDUCT & DISCIPLINE”)

Objects that are not directly related to a classroom project or assignment and approved by a staff member are not permitted on campus. This may include but is not limited to: lighters, matches, sharp objects, laser pointers, noise makers, water balloons, squirt guns, paint balls, eggs, pocket knives, box cutters, pepper spray, poppers, firecrackers, spray cans of any type. The presence of inappropriate objects can create a disruption. A student who brings an object to the campus is responsible for the object brought onto the campus. The school cannot assume responsibility for lost/stolen personal items.

Vacation Trips

Absences due to vacation trips are not excused. Before making vacation plans, parents should consult the school calendar. Parents are strongly discouraged from taking their children out of school for family vacations because valuable classroom instruction time can never be replaced by makeup assignments.
When parents decide to take their children out of school for vacations, they must notify the school of their intentions. Because such extended absences are not excused, students are expected to request and make up their work upon their return. Know that grades may be affected by such trips as due dates may have expired for some assignments.

Volunteers

Parent help is always welcomed in all areas of our school: classrooms, library, office, field trips, chaperoning, fundraisers, and athletic events. To volunteer for, or to find out about specific events or activities, please contact the PTA volunteer coordinator through the Greene PTA website: http://www.greene.paloaltopta.org/. Appeals for volunteer assistance are often communicated through the weekly eNews distributed by the PTA. It is recommended that all parents/guardians subscribe to the eNews (subscribe by going to the Greene PTA web page noted above).

Volunteer Drivers’ Requirements

BEFORE parents can drive students on a school outing, they must complete the Private Vehicle/Volunteer Adult Driver Form on an annual basis. These forms can be obtained in the Guidance Office and also from the PAUSD website in the Donate/Volunteer section.

PAUSD Requirements for Drivers

- INSURANCE: The following figures represent MINIMUM COVERAGE required: Parents must have public liability and bodily injury – $100,000/$300,000 per occurrence; property damage – $25,000 per occurrence. *PAUSD does not provide coverage for drivers transporting school children in a private vehicle.
- The number of passengers in each vehicle may not exceed the number specified for the vehicle by the California State Motor Vehicle Code. All passengers must wear a seat belt.
- Drivers must have a current driver’s license.
- Drivers must have the current registration and certificate of insurance in the car.

Wheel Program

The Wheel Program is the elective program for 6th Grade. Wheel rotation revolves around beginning classes covering introduction to guidance, home economics, computers, industrial tech, art, world languages, and drama. Classes range from 28-32 school days. Wheel grades are not included on school report cards.