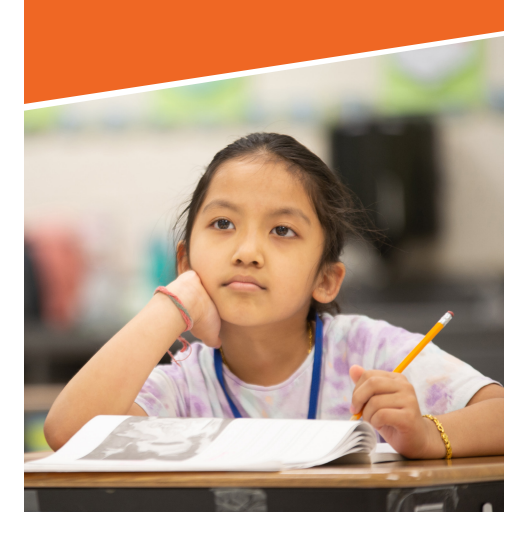
2022-23



STUDENT & FAMILY HANDBOOK



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MESSAGE FROM THE ACTING SUPERINTENDENT

Dear GCS students and families:

Welcome to the 2022-23 school year. This handbook provides a selection of policies that are pertinent to all GCS students and parents. Please review the document as it addresses questions you may have about grades, field trips, student assignment, health, safety and discipline. Please refer to our website at www.qcsnc.com for the most up-to-date policies and information.

Our mission is to prepare each student to be college- and career-ready, and we are proud of the many achievements made by our students and staff. Family is a key part of that success, and I invite you to remain an active participant in your child's education. Together, we can achieve all that we dream for our students.

For all children.

Dr. Whitney Oakley

Acting Superintendent Guilford County Schools

thuzhakley_











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linkedin.com/ company/guilfordcounty-schools/

STAY CONNECTED

GCS APP | www.gcsnc.com | GCSTV

GUILFORD COUNTY BOARD OF EDUCATION



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District 2 Anita Sharpe



District 3
Pat Tillman



District 4 Linda Welborn



District 5

Deborah Napper



District 6 Khem Irby



District 7
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District 8

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Dr. Whitney Oakley
Acting Superintendent

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Dr. Tracey Lewis, Chief Communications Officer

Tara Trexler, Interim Chief Financial Officer

Michelle Reed, Chief Operations Officer

Dominick Robinson, Chief Student Support Officer

Dr. Shirley Morrison, Chief Human Resources Officer

Dr. Sonya Stephens, Chief Performance Officer

Marshall Matson, Chief of Schools

Dr. Eboni Chillis, Chief Innovation Officer

STAY CONNECTED TO GCS!

Guilford County Schools wants to hear from you! Stay connected through our website, www.gcsnc.com. There you'll find the latest news and information about what's going on in the district.

Share good news with the district's communication office by sending an email to goodnews@gcsnc.com.

Tune in to GCSTV, the Guilford County Schools television channel on Spectrum Cable, AT&T U-Verse and YouTube!

GCSTV is on Spectrum Cable channels 2 and 74-1 in Guilford County, on AT&T U-verse channel 99, and seen around the world on the GCSTV Livestream.

You can also find us on social media.

Facebook.com/GCschoolsNC

Twitter: GCschoolsNC
YouTube: GCschoolsNC
Instagram: GCschoolsNC

Linked In: Guilford County Schools



Have a question? Use Let's Talk!, an innovative communication solution to help you reach district leaders anytime, from anywhere. Simply click the Let's Talk! button on the district website, www.gcsnc.com, and choose your topic. We welcome questions and comments about what's on your mind! A response is guaranteed within 48 hours.

You can also connect with us using the GCS app, available for free on Google Play or the App store. Scan the code to link to the GCS app:

Sign up to receive flyers from Guilford County Schools and its partners! Go to Peachjar.com and register with your email. You will only receive flyers that have been approved through your child's school. You can also stay in the know through Guilford Parent Academy. Be the first to know about upcoming events and get timely tips through weekly emails. To learn more, contact Guilford Parent Academy at (336) 279-4924 or parentacademy@gcsnc.com.

INCLEMENT WEATHER

Guilford County Schools is dedicated to promoting the safety and wellbeing of students and staff. In the event of inclement weather, the district has procedures for determining if schools should be in session or if a delay, early dismissal or closure should be issued. While following these plans and evaluating local weather reports and road closures, we use our best judgment in the interest of student and staff safety.

Inclement weather closures will be announced via phone, email and text message through our mass notification system, through social media, on our district website and through the local media outlets. Please make sure your school data manager has updated contact information so you don't miss an important message.

GUILFORD COUNTY SCHOOLS

2022-23 TRADITIONAL	ACADEMIC CALENDAR		
August 16-19	Mandated Workdays		
August 22-24	Mandated Workdays		
August 25-26	Optional Teacher Workdays*		
August 29	FIRST DAY OF SCHOOL		
September 5	Holiday		
October 5	Optional Teacher Workday*		
October 27	First Grading Period Ends (GP 42)		
October 28	Optional Teacher Workday*		
October 31	Mandated Workday		
November 8	Optional Teacher Workday*		
November 11	Holiday		
November 23	Optional Teacher Workday*		
November 24-25	Holiday		
December 19-January 3	WINTER BREAK FOR STUDENTS		
December 19	Optional Teacher Workday*		
December 20, 21, 22	Vacation		
December 23, 26, 27	Holiday		
December 28, 29, 30	Vacation		
January 2	Holiday		
January 3	Optional Teacher Workday*		
January 16	Holiday		
January 26	Second Grading Period Ends (GP 45)		
January 27	Optional Teacher Workday*		
February 20	Vacation		
March 30	Third Grading Period Ends (GP 43)		
March 31	Optional Teacher Workday*		
April 7-14	SPRING BREAK FOR STUDENTS		
April 7	Holiday		
April 10, 11, 12	Vacation		
April 13, 14	Optional Teacher Workday*		
May 29	Holiday		
June 9	Fourth Grading Period Ends (GP 43)		
June 9	LAST DAY FOR STUDENTS		
June 12	Mandated Workday		
June 13	Optional Teacher Workday*		

^{*}Annual leave may be taken on these days.

SCHOOL NUTRITION SERVICES

The Healthy, Hunger-Free Kids Act (HHFKA) of 2010 updated the requirements for the National School Lunch Program and School Breakfast Program. School Nutrition Services provides meals that offer whole grains, a variety of fruits and vegetables and lean proteins. As all food items on the breakfast and lunch menus offered at GCS meet the HHFKA guidelines, students are required to have the option to choose any of the components on a daily basis.

SCHOOL LUNCHES FOR THE 2022-2023 SCHOOL YEAR

This year due to the USDA waivers coming to an end our school meals will be priced accordingly:

Student Breakfast \$1.00

Student Lunch \$2.85

Student Nutrition Services is urging all families to fill out a Free and Reduced Application. These forms can be found on-line or a paper copy is available in each school. Only one form is needed per household. This year however, GCS is waiving the reduced-price status for breakfast and lunch. All students that qualify for free or reduced meals will receive a FREE breakfast and lunch each day.

Lunch Meals will be served in the cafeteria and virtual students will be able to pick their meals up at designated locations. Breakfast Meals vary by school as to whether they are delivered to the classrooms or consumed in the cafeteria.

A la carte sales will resume at each school with a variety of options depending upon the school.

There are five (5) meal components offered at lunch. Students are required to take a minimum of three (3) of the five (5) components including at least one (1) fruit serving or one (1) vegetable serving to make a lunch meal.

The five (5) components offered daily at lunch to students in grades K-8 include a minimum of:

1.	Milk	8 oz. of 1 %, skim or flavored skim
2.	Fruits	1 serving (1/2 cup each)
3.	Vegetables	2 servings (1/2 cup each)
4.	Meat/Meat Alternates	1 oz. equivalent minimum
5.	Bread/Grain	1 oz. equivalent minimum

BREAKFAST

There are four (4) meal components offered at breakfast. Students are required to take a minimum of three (3) of the four (4) components including at least one (1) fruit serving (1/2 cup) to make a breakfast meal.

The four (4) components offered daily at breakfast to students in grades K-12 include a minimum of:

1. Milk 8 oz. of 1 %, skim or flavored skim

2. Fruits 2 servings (1/2 cup each)

3. Bread/Grain 1 oz. equivalent minimum

4. Bread/Grain or Meat/Meat Alternates 1 oz. equivalent minimum

ONLINE PAYMENT

Money can be placed on a student's account in person or on-line as well through the K12Payment Center and any existing balances will be carried over until the following year.

NATIONAL SCHOOL LUNCH AND SCHOOL BREAKFAST PROGRAM

GCS School Nutrition continues to lead the way by providing the highest quality meals to our students every day. With the adoption of the 2010 Healthy Hunger-free Kids Act, the USDA has challenged school nutrition programs to raise the bar on nutrition. GCS School Nutrition continues to exceed the parameters set forth by the USDA. Students will see more fruit options at breakfast, along with yogurt and other healthy, nutritious entrees geared for kids on the go. GCS School Nutrition also makes every effort to accommodate students who need special dietary modifications for food allergies, diabetes and textural modifications.

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SELECTED POLICIES AND PROCEDURES

THIS SECTION OF THE HANDBOOK CONTAINS EXCERPTS FROM ADMINISTRATIVE POLICIES, ADMINISTRATIVE PROCEDURE OR BOARD ADOPTED POLICIES. THE RESPECTIVE POLICIES AND PROCEDURES ARE LOCATED ON OUR WEB SITE (www.gcsnc.com) IN THEIR ENTIRETY.

PROHIBITION AGAINST DISCRIMINATION, HARASSMENT, AND BULLYING: (1710/4021/7230)

The Guilford County Board of Education (the "Board") acknowledges the dignity and worth of all students and employees and strives to create a safe, positive and caring learning and working environment that facilitates student achievement. It is the policy of the Board to maintain an environment that is free from discrimination, harassment, and bullying in all of its educational programs and employment activities. This includes, but is not limited to discrimination, harassment, and bullying based on an individual's real or perceived race, color, creed, political belief, ancestry, national origin, religion, linguistic and language differences, sex, gender, sexual orientation, gender identity/expression, socioeconomic status, academic status, height, weight, physical characteristics, pregnancy, marital status, parental status, disability, or age.

The Board strictly prohibits and will not tolerate or condone discrimination, harassment, or bullying based upon any of those differences. The board similarly prohibits discrimination, harassment, and bullying, based on a student or employee's association with others. The Board will provide equal access to designated youth groups as required by law.

A. PROHIBITED BEHAVIORS AND CONSEQUENCES

1. Discrimination, Harassment, and Bullying

Students, school system employees and board members ("employees"), volunteers, and visitors are expected to behave in a civil and respectful manner. It shall be a violation of board policy for any student, school system employee, volunteer, or visitor to harass, bully, or discriminate against any person based upon any of the differences listed above or upon any other characteristic or feature that becomes the focus of unwanted and unwelcome behavior as described below. It shall also be a violation of this policy for any school employee to tolerate such harassment, bullying, or discrimination of any person by a student or school employee, or by any third parties subject to the supervision and control of the Guilford County Schools.

2. Consequences

Any violation of this policy is serious and school officials shall promptly take appropriate action.

a. Disciplinary Consequences for Students

Students will be disciplined in accordance with the school's student behavior management plan (see policy 4302, School Plan for Management of Student Behavior). Based on the nature and severity of the offense and the circumstances surrounding the incident, the student will be subject to appropriate consequences and remedial actions ranging from positive behavioral interventions up to, and including, reassignment or expulsion.

Incidents of misbehavior that do not rise to the level of discrimination, harassment, or bullying may violate acceptable standards of student behavior, including but not limited to the expectation that students will demonstrate civility and integrity in their interactions with others. See policy 4310, Integrity and Civility. The consequences for such behavior will be consistent with applicable board policy and the Student Code of Conduct. This policy shall not be construed to allow school officials to punish student expression or speech based on undifferentiated fear or apprehension of a disturbance or out of a desire to avoid the discomfort and unpleasantness that may accompany an unpopular viewpoint.

b. Disciplinary Consequences for Employees

Employees who violate this policy will be subject to disciplinary action, up to, and including, dismissal. Nothing in this policy shall preclude the school system from taking disciplinary action against an employee when the evidence does not establish discrimination, harassment, or bullying, but the conduct otherwise violates board policy or expected standards of employee behavior.

c. Consequences for Others

Board members who violate this policy will be subject to any process established by the Board or law for addressing board member violations. Volunteers and visitors who violate this policy will be directed to leave school property and/or reported to law enforcement, as appropriate, in accordance with policy 5020, Visitors to the Schools. A third party under the supervision and control of the school system will be subject to termination of contracts/agreements and suspension from school property or other disciplinary action.

3. Other Responses

When considering if a response beyond the individual level is appropriate, school administrators should consider the nature and severity of the misconduct to determine whether a classroom, school-wide, or school system-wide response is necessary. Such classroom, school-wide, or school system-wide responses may include staff training, harassment and bullying prevention programs, and other measures deemed appropriate by the Superintendent to address the behavior. The actions taken in response to discrimination, harassment or bullying behavior shall be reasonably calculated to end the behavior, eliminate a hostile environment if one has been created, and prevent recurrence of the behavior.

4. Retaliation

The Board prohibits reprisal, harassment, or retaliation against any person for reporting or intending to report violations of this policy, supporting someone for reporting or intending to report a violation of this policy, or participating in the investigation of reported violations of this policy.

After consideration of the nature and circumstances of the reprisal or retaliation and in accordance with applicable federal, state or local laws, policies, and regulations, the Superintendent or designee shall determine the consequences and remedial action for a person found to have engaged in reprisal or retaliation.

B. APPLICATION OF POLICY

This policy prohibits discrimination, harassment, and bullying by students, employees, volunteers, and visitors. "Visitors" includes persons, agencies, vendors, contractors, and organizations doing business with or performing services for the school system.

This policy applies to behavior that takes place:

- in any school building or on any school premises before, during, or after school hours:
- 2. on any bus or other vehicle as part of any school activity;
- at any bus stop;

- 4. during any school-sponsored activity or extracurricular activity;
- 5. at any time or place when the individual is subject to the authority of school personnel; and
- 6. at any time or place when the behavior has a direct and immediate effect on maintaining order and discipline in the schools.

C. DEFINITIONS

For purposes of this policy, the following definitions apply:

- 1. Discrimination
- 2. Discrimination for purposes of this policy means any act or failure to act, whether intentional or unintentional, that unreasonably and unfavorably differentiates treatment of others based solely on their membership in a socially distinct group or category or on a personal characteristic listed in the opening paragraph of this policy. Harassment and Bullying
 - a. Harassment or bullying behavior is conduct intended to intimidate, discredit, injure, or disturb another person or a group of persons. Such conduct violates this policy when any pattern of gestures or written, electronic, or verbal communications, or any physical act or any threatening communication:
 - 1) places a student or school employee in actual and reasonable fear of harm to his or her person or damage to his or her property; or
 - 2) creates or is certain to create a hostile environment by substantially interfering with or impairing a student's educational performance, opportunities, or benefits or by adversely affecting an employee's ability to function successfully in the work place.

"Hostile environment" means that the victim subjectively views the conduct as harassment or bullying and that the conduct is objectively severe or pervasive enough that a reasonable person would agree that it is harassment or bullying. A hostile environment may be created through pervasive or persistent misbehavior or a single incident, if sufficiently severe.

Harassment and bullying include, but are not limited to, behavior described above that is reasonably perceived as being motivated by any actual or perceived differentiating characteristic such as those listed in the opening paragraph of this policy or motivated by an individual's association with a person who has or is perceived to have such a differentiating characteristic. Examples of behavior that may constitute bullying or harassment include, but are not limited to, acts of disrespect, intimidation, or threats, such as verbal taunts, name-calling and put-downs, epithets, derogatory comments or slurs, lewd propositions, exclusion from peer groups, extortion of money or possessions, implied or stated threats, assault, impeding or blocking movement,

offensive touching or any physical interference with normal work or movement, and visual insults, such as derogatory posters or cartoons. Harassment and bullying may also occur through electronic means ("cyberbullying"), such as via the internet, emailing, or text messaging, or by use of personal web sites to support deliberate, repeated, and hostile behavior intended to cause harm to persons or groups. Legitimate age-appropriate pedagogical techniques are not considered harassment or bullying.

Harassment, including sexual or gender-based harassment described below, is not limited to specific situations or relationships. It may occur between fellow students or co-workers, between supervisors and subordinates, between employees and students, or between non-employees, including visitors, and employees or students. Harassment may occur between members of the opposite sex or the same sex.

- b. The board prohibits sexual harassment. Unwanted, unwelcome, and uninvited sexual advances, requests for sexual favors, and other verbal or physical conduct or communication of a sexual nature constitute sexual harassment when:
 - submission to the conduct is made, either explicitly or implicitly, a term or condition of an individual's employment, academic progress, or completion of a school-related activity;
 - 2) submission to or rejection of such conduct is used as the basis for employment decisions affecting the individual, or in the case of a student, submission to or rejection of such conduct is used in evaluating the student's performance within a course of study or other school-related activity; or
 - 3) such conduct is sufficiently severe, persistent, or pervasive that it has the purpose or effect of (1) unreasonably interfering with an employee's work performance or a student's educational performance; (2) limiting a student's ability to participate in or benefit from an educational program or environment or interfering with effective employee-student relations; or (3) creating an abusive, intimidating, hostile, or offensive work or educational environment.

Sexually harassing conduct includes, but is not limited to, deliberate, unwanted, unwelcome, and uninvited touching that has sexual connotations or is of a sexual nature; suggestions or demands for sexual involvement accompanied by implied or overt promises of preferential treatment or threats; pressure for sexual activity; continued or repeated offensive sexual flirtations, advances or propositions; continued or repeated verbal remarks about an individual's body; sexually degrading words used toward an individual or to describe an individual; sexual assault; sexual violence; or the display of

sexually suggestive drawings, objects, pictures, or written materials. Acts of verbal, nonverbal, or physical aggression, intimidation, or hostility based on sex, but not involving sexual activity or language, may be combined with incidents of sexually harassing conduct to determine if the incidents of sexually harassing conduct are sufficiently serious to create a sexually hostile environment.

As provided in policy 4040/7310, Staff-Student Relations, employees are strictly prohibited from engaging in a romantic or sexual relationship with any student enrolled in the Guilford County Schools whether or not it is consensual. Such conduct is prohibited whether or not it constitutes sexual harassment.

c. Gender-based harassment is also a type of harassment. Gender-based harassment may include acts of verbal, nonverbal, or physical aggression, intimidation, or hostility based on sex or sex-stereotyping but not involving conduct of a sexual nature. This includes subjecting another person to demeaning sexual stereotypes, innuendoes, insults, or other conduct that is pervasively intimidating, offensive, or hostile, or that creates an environment that unreasonably interferes with a student's opportunity to learn or an employee's ability to function successfully in the work place.

D. REPORTING AND INVESTIGATING COMPLAINTS OF DISCRIMINATION. HARASSMENT. OR BULLYING

Any person who believes that he or she may have been bullied, harassed, or discriminated against in violation of this policy by any student, employee, board member, visitor, or third- party subject to the supervision and control of the school system should inform a school official designated to receive such complaints, as described in administrative regulation 1710/4021/7230-R, Discrimination, Harassment, and Bullying Complaint Procedure.

Any employee who has witnessed or who has reliable information that a person has been subjected to bullying, harassment, or discrimination, has a duty to report such conduct in accordance with administrative regulation 1710/4021/7230-R. If an employee knowingly ignores, fails to report or take proper action, or knowingly provides false information in an incident of bullying, harassment, or discrimination, the employee will be subject to disciplinary action up to and including dismissal.

Students, parents, volunteers, visitors, and others are strongly encouraged to report any actual or suspected incidents of discrimination, harassment, or bullying of others in accordance with administrative regulation 1710/4021/7230-R. Reports may be made anonymously; however, anonymous reports cannot be the sole basis of student or employee discipline and consequently signed reports are encouraged.

All reports and complaints shall be investigated in accordance with administrative regulation 1710/4021/7230-R.

E. TRAINING AND PROGRAMS

The Board directs the Superintendent to establish training and other programs for staff and students that are designed to prevent discrimination, harassment, and bullying and to foster an environment of understanding and respect for all members of the school community. Information about this policy and the related complaint procedure must be included in the training plan and provided to all new employees during orientation. The Superintendent is responsible for maintaining records of the training.

As funds are available, the Board will provide additional training for students, employees, and volunteers who have significant contact with students regarding the Board's efforts to address discrimination, harassment, and bullying and will create programs to address these issues. The training or programs should (1) provide examples of behavior that constitutes discrimination, harassment, or bullying; (2) teach employees to identify groups that may be the target of discrimination, harassment, or bullying; and (3) train school employees to be alert to locations where such behavior may occur, including locations within school buildings, at school bus stops, on cell phones, and on the Internet.

F. NOTICE

The Superintendent is responsible for providing effective notice to students, parents, and employees of this policy and of the procedures for reporting and investigating complaints of discrimination, harassment, and bullying established in administrative regulation 1710/4021/7230-R, Discrimination, Harassment, and Bullying Complaint Procedure. The Superintendent must ensure that each school principal makes a copy of this policy and administrative regulation 1710/4021/7230-R available to students, employees, and parents or other responsible care givers at the beginning of each school year. In addition, both policies must be posted on the school system website and copies of the policies must be readily available at each school and work site. Notice of the policies must appear in all student and employee handbooks and in any school or school system publication that sets forth the comprehensive rules, procedures, and standards of conduct for students and employees.

G. COMPLIANCE OFFICER

The Superintendent is directed to appoint a Compliance Officer to coordinate the school system's efforts to comply with and carry out its responsibilities under federal non- discrimination laws. These responsibilities include investigating any complaints communicated to school officials alleging noncompliance with Title VI or Title IX of the Civil Rights Act, Section 504 of the Rehabilitation Act, the Americans with Disabilities Act (ADA), the Age Discrimination Act, and/or the Boy Scouts Act, or alleging actions

which would be prohibited by those laws. The name and contact information for the Compliance Officer (s) shall be provided in an administrative procedure associated with this policy or otherwise publicized to the school community and shall be made available by contacting the Superintendent's office.

H. RECORDS AND REPORTING

The Superintendent or designee shall maintain confidential records of complaints or reports of discrimination, harassment, or bullying. The records must identify the names of all individuals accused of such offenses and the resolution of such complaints or reports. The Superintendent also shall maintain records of training conducted and corrective action(s) or other steps taken by the school system to provide an environment free of discrimination, harassment, and bullying.

The Superintendent shall report to the State Board of Education all verified cases of unlawful discrimination, harassment, or bullying. The report must be made through the Discipline Data Collection Report or through other means required by the State Board.

I. EVALUATION

The Superintendent shall evaluate the effectiveness of efforts to correct or prevent discrimination, harassment, and bullying and shall share these evaluations periodically with the Board.

The district provides a Harassment, Bullying or Discrimination Reporting Form to be used by those filing harassment complaints. See Appendix E.

DISCRIMINATION, HARASSMENT, AND BULLYING COMPLAINT PROCEDURE: (1710/4021/7230-R)

This complaint procedure is designed for those individuals who believe that they may have been discriminated against, bullied, or harassed in violation of policy 1710/4021/7230, Prohibition Against Discrimination, Harassment, and Bullying, or policy 1730/4022/7231, Nondiscrimination on the Basis of Disabilities. Individuals who have witnessed or who have reliable information that another person has been subject to discrimination, harassment, or bullying should also use this process to report such violations. In addition, this procedure should be used to report a violation of policy 4040/7310, Staff-Student Relations.

This procedure is not intended for raising allegations regarding or related to the identification, evaluation, educational placement, or free appropriate public education of a student under Section 504 or the IDEA. Such allegations may be raised through Policy 1730/4022/7231 Nondiscrimination on the Basis of Disabilities and associated Administrative Regulation 1730/4022/7231-R Nondiscrimination on the Basis of Disabilities Complaint Procedure or any subsequent procedure adopted on this topic).

A. DEFINITIONS

1. ALLEGED OFFENDER

The alleged offender is the individual alleged to have discriminated against, harassed, or bullied the complainant.

2. COMPLAINT

A complaint is an oral or written notification made by a person who believes he or she is the victim of discrimination, harassment, or bullying.

3. COMPLAINANT

The complainant is the individual complaining of being discriminated against, harassed, or bullied.

4. DAYS

Days are the working days, exclusive of Saturdays, Sundays, vacation days, or holidays, as set forth in the school calendar. In counting days, the first day will be the first full working day following receipt of the complaint. When a complaint is submitted on or after May 1, time limits will consist of all weekdays (Monday –Friday) so that the matter may be resolved before the close of the school term or as soon thereafter as possible.

5. INVESTIGATIVE REPORT

The investigative report is a written account of the findings of the investigation conducted in response to a complaint.

6. INVESTIGATOR

The investigator is the district official responsible for investigating and responding to the complaint.

7. REPORT

A report is an oral or written notification that an individual, other than the reporter, is a suspected offender or victim of discrimination, harassment, or bullying.

B. REPORTING BY EMPLOYEES OR OTHER THIRD PARTIES

1. MANDATORY REPORTING BY DISTRICT EMPLOYEES

Any employee who witnessed or who has reliable information or reason to believe that a student or other individual may have been discriminated against, harassed, or bullied in violation of policy 1710/4021/7230 or policy 1730/4022/7231, or that an employee has violated policy 4040/7310, Student/ Staff Relations must report the offense immediately to the student's principal or other school administrator, or to the employee's own supervisor or to an appropriate individual designated in subsection C.1., below. An employee who does not promptly report possible discrimination, harassment, or bullying shall be subject to disciplinary action.

2. REPORTING BY OTHER THIRD PARTIES

All members of the school community including students, parents, volunteers, and visitors are also strongly encouraged to report any act that may constitute an incident of discrimination, harassment, or bullying. Reports should be made to the school principal if the alleged act occurred in a location under the jurisdiction of the principal, such as at the school or other location of a school-related activity. If the alleged act occurred elsewhere, such as at the central office, the incident should be reported to the Chief Human Resources Officer or the Executive Director for Human Resources.

3. ELECTRONIC REPORTING

Reports that a student may have been discriminated against, harassed, or bullied may also be made electronically through a portal on the district's web site.

4. ANONYMOUS REPORTING

Reports of discrimination, harassment, or bullying may be made anonymously, except mandatory reporting by district employees, but formal disciplinary action may not be taken solely on the basis of an anonymous report. Consequently, signed reports are preferable.

5. INVESTIGATION OF REPORTS

Reports of discrimination, harassment, or bullying will be investigated sufficiently by district officials to determine whether further action under this complaint procedure or otherwise is necessary, and district officials shall take such action as appropriate under the circumstances, regardless of the alleged victim's willingness to cooperate. At the option of the alleged victim, the report may be treated as a complaint by the alleged victim under this procedure.

C. COMPLAINTS BROUGHT BY ALLEGED VICTIMS OF DISCRIMINATION, HARASSMENT, OR BULLYING

1. FILING A COMPLAINT

a. Students

Students who believe they have been discriminated against, harassed, or bullied by a school employee(s) or by another student(s), should notify a teacher, counselor, principal, or other school administrator. If the student's complaint is made to a teacher or counselor, the teacher or counselor shall notify the principal or other designated school administrator without delay. Alternatively, a student or student's guardian may file a complaint electronically through a portal on the district's website.

b. Employees

Employees who believe that they have been discriminated against, harassed, or bullied at the worksite or as a result of employment with the district are encouraged to file a complaint orally or in writing. The complaint should include the specific facts of the alleged incident(s) and the name(s) of the alleged offender(s) and should be made to:

- 1. the employee's immediate supervisor; or
- if the immediate supervisor is directly involved or if the employee is more comfortable discussing the concern with someone in Human Resources, the complaint should be made to the Chief Human Resources Officer or the Executive Director for Human Resources; or
- 3. if a member of the Board, the Superintendent, or any senior staff member is involved, the complaint should be made to the Board attorney.

c. Students and Employees

A complaint of discrimination in violation of state or federal laws may also be filed with the GCS Compliance Officer. The name and contact information for the Compliance Officer is:

Guilford County Schools Compliance Officer

Name: James Kim

Office Address: 120 Franklin Street, Greensboro, NC 27401

Phone Number: 336-370-8154

Email: kimj@gcsnc.com

2. FORMAT FOR THE COMPLAINT

Complaints may be made orally or in writing on the designated reporting form available from the Human Resources office. An electronic version of the reporting form is available on the district website for incidents in which the alleged victim is a student. Complaints may be made anonymously; however, a signed complaint is preferable because formal disciplinary action cannot be taken solely on the basis of an anonymous complaint.

If the complaint is made orally, the employee receiving the complaint should assist the complainant in completing a report form, or if the complainant is unable to do so, the employee shall complete the form on the complainant's behalf using the information provided by the complainant and have the complainant sign it. The information must be as thorough and detailed as reasonable.

3. TIME PERIOD FOR FILING A COMPLAINT

A complaint should be filed as soon as possible but no later than 30 days after disclosure or discovery of the facts giving rise to the complaint. Complaints submitted after the 30-day period may be investigated; however, individuals should recognize that delays in reporting may significantly impair the ability of district officials to investigate and respond to such complaints.

4. INFORMAL RESOLUTION

Many complaints may be addressed informally through such methods as conferences or mediation and the use of informal procedures such as mediation are encouraged to the extent possible; however, mediation or other informal procedures will not be used to resolve complaints alleging sexual assault or sexual violence, complaints by a student of sexual harassment perpetrated by an employee, or when otherwise inappropriate. Informal procedures may be used only if the parties involved voluntarily agree.

If an informal process is used, the principal or other designated personnel

must (1) notify the complainant that he or she has the option to end the informal process and begin formal procedures at any time and (2) make a copy of this complaint procedure and any relevant policies available to the complainant. Any informal process should be completed within a reasonable period of time, not to exceed 30 days unless special circumstances necessitate more time. If informal procedures fail to resolve the matter in a reasonable period of time or are inappropriate, or if the complainant requests formal procedures, the complaints will be investigated promptly, impartially, and thoroughly according to the procedures outlined in the remainder of this procedure.

5. OTHER RESOURCES

Individuals may also contact the Office for Civil Rights at the U.S. Department of Education.

D. PROCESS FOR ADDRESSING COMPLAINTS OF ALLEGED INCIDENTS OF DISCRIMINATION, HARASSMENT, OR BULLYING

1. INITIATING THE INVESTIGATION

- a. Whoever receives a complaint of discrimination, harassment, or bullying pursuant to subsection C.1. shall immediately notify the appropriate investigator who shall respond to the complaint and investigate. When a complaint received by school staff involves allegations made against an employee, the principal or relevant supervisor shall promptly consult with Human Resources to provide notice of the complaint and to determine the appropriate investigator. The investigator of a complaint is determined as follows.
 - 1. If the alleged offender is a student, the investigator is the school principal.
 - 2. If the alleged offender is an employee other than the Chief Human Resources Officer, another member of the Superintendent's senior staff, or the Superintendent, the employee's supervisor shall conduct the investigation and report his or her findings and conclusions to the Chief Human Resources Officer or the Executive Director for Human Resources for further investigation as needed and/or action in accordance with this complaint procedure.
 - 3. If the alleged offender is the Chief Human Resources Officer or another member of the Superintendent's senior staff, or a Board member, the Board attorney is the investigator. In such cases, whoever receives a complaint of discrimination, harassment, or bullying shall immediately notify the Superintendent who will direct the Board attorney to respond to the complaint and investigate. Unless the Board Chair is the

- alleged offender, the Superintendent will also notify the Board Chair of the complaint.
- 4. If the alleged offender is the Superintendent, the Board attorney is the investigator. In such cases, whoever receives a complaint of discrimination, harassment, or bullying shall immediately notify the Chief Human Resources Officer, who shall notify the Board Chair without delay. The Board Chair will direct the Board attorney to respond to the complaint and investigate.
- 5. If the alleged offender is a volunteer, visitor, or other third party, the principal is the investigator if the alleged conduct occurred under the jurisdiction of the principal. Otherwise, the Chief Human Resources Officer of designee shall be the investigator.
- b. The investigator shall immediately notify the GCS Compliance Officer of the complaint, and, as appropriate, may designate the Compliance Officer to conduct or assist with the investigation.
- c. The investigator shall explain the process of the investigation to the complainant and inquire as to whether the complainant would like to suggest a course of corrective action. The investigator shall also determine whether steps to support and/or protect the complainant from further discrimination, harassment, or bullying are necessary pending the investigation.
- d. Written documentation of all reports and complaints, as well as the district's response, must be maintained in accordance with policy 1710/4021/7230.
- e. Failure to investigate and/or address claims of discrimination, harassment, or bullying shall result in disciplinary action.

2. CONDUCTING THE INVESTIGATION

- a. The investigator is responsible for determining whether the alleged act(s) constitutes a violation of policy 1710/4021/7230, policy 1730/4022/7231, or policy 4040/7310. In so doing, the investigator shall impartially, promptly, and thoroughly investigate the complaint. The investigator shall interview all individuals who may have relevant information, including, (1) the complainant; (2) the alleged offender(s); (3) individuals identified as witnesses by the complainant or alleged offender(s); and (4) any other individuals, including other possible victims, who may have relevant information. The alleged offender shall be notified of the general nature of the allegations and shall be allowed to respond. The investigation will include a review of all evidence presented by the complainant or alleged offender.
- b. If the investigator, after receipt of the complaint, an interview with the complainant, and consultation with the Board attorney, determines that

the allegations submitted, even if factual, do not constitute discrimination, harassment, or bullying as defined in policy 1710/4021/7230, policy 1730/4022/7231, or policy 4040/7310, the matter will be treated outside the scope of this procedure. Information regarding the investigator's determination and the process for addressing the complaint will be provided to the complainant.

- c. The complaint and investigation will be kept confidential to the extent possible within the context of a thorough investigation and the need to initiate disciplinary action when there is a reasonable belief that conduct has occurred in violation of board policy. Information may be shared only with individuals who need the information in order to investigate and address the complaint appropriately and those with a legal right to access the information. Any requests by the complainant for further confidentiality will be evaluated within the context of the legal responsibilities of the district. Any complaints withdrawn to protect confidentiality must be recorded in accordance with policy 1710/4021/7230.
- d. The investigator shall review the factual information gathered through the investigation to determine whether, based on a preponderance of the evidence, the alleged conduct occurred and constitutes discrimination, harassment, or bullying, considering all factual information, the context in which the alleged incidents occurred, the age, and maturity of the complainant and alleged offender(s), and any other relevant circumstances. The investigator shall submit a written investigative report to the Superintendent and to the GCS Compliance Officer.

3. NOTICE TO COMPLAINANT AND ALLEGED OFFENDER

- a. The investigator shall meet with the complainant and provide written notification to the complainant of the results of the investigation within 15 days of receiving the complaint, unless additional time is necessary to conduct an impartial, thorough investigation. The investigator shall specify whether the complaint was substantiated and, if so, shall also specify:
 - 1. reasonable, timely, age-appropriate, corrective action intended to end the discrimination, harassment, or bullying, and prevent it from recurring;
 - 2. as needed, reasonable steps to address the effects of the discrimination, harassment, or bullying on the complainant; and
 - 3. as needed, reasonable steps to protect the complainant from retaliation as a result of communicating the complaint.
 - 4. The complainant shall advise the investigator of any continuing discrimination, harassment, or bullying within a reasonable period of time so that district officials can take appropriate steps to address it.

- b. If required by federal law, information regarding specific disciplinary action imposed on the alleged offender(s) will be given to the complainant, such as when the information relates directly to the complainant (e.g., an order requiring the offender not to have contact with the complainant). District officials are encouraged to consult with the Superintendent and Board attorney before releasing such information, however.
- c. If the investigator determines that the complaint was substantiated, the offender(s) shall be subject to discipline or other corrective steps, as described in policy 1710/4021/7230. If the corrective steps involve actions outside the scope of the investigator's authority, the Superintendent must be notified so that responsibility for taking the corrective steps may be delegated to the appropriate individual.
- d. Each alleged offender will be provided with a written summary of the results of the investigation in regard to whether the complaint was substantiated, whether the alleged offender violated relevant law or Board policies by his or her actions, and what, if any, disciplinary actions or consequences will be imposed upon the offender in accordance with Board policy. The offender may appeal any disciplinary action or consequence in accordance with Board policy and law. However, an appeal by the offender of disciplinary action does not preclude district officials from taking appropriate action to address the discrimination, harassment, or bullying.

4. APPEAL

If the complainant is dissatisfied with the results of the investigation, he or she may file a grievance using the grievance process established in regulation 1740/4010-R, Student and Parent Grievance Procedure, or regulation 1750/7220-R, Grievance Procedure for Employees. The grievance must be submitted in writing within five days of receiving notice of the results of the investigation.

E. TIMELINESS OF PROCESS

The number of days indicated at each step of the process should be considered a maximum. Every effort should be made to expedite the process.

If any district official charged with investigating the complaint or reviewing the investigation fails at any step in the process to communicate a decision within the specified time limit, the complainant will be entitled to appeal the complaint to the next step unless the official has notified the complainant of the delay and the reason for the delay, such as the complexity of the investigation, review, or report. The district official shall make reasonable efforts to keep the complainant apprised of progress being made during any period of delay. Delays that interfere with the exercise of any legal rights are not permitted.

Failure by the complainant at any step in the process to appeal a complaint to the next step within the specified time limit will be considered acceptance of the decision at that step, unless the complainant has notified the investigator of a delay and the reason for the delay and the investigator has consented in writing to the delay.

F. GENERAL REQUIREMENTS

- No reprisals or retaliation of any kind will be taken by the Board or by an employee of the district against the complainant or other individual on account of his or her filing a complaint or report or participating in an investigation of a complaint or report filed and decided pursuant to policy 1710/4021/7230, policy 1730-4022-7231, or this complaint procedure, unless the person knew or had reason to believe that the complaint or report was false or knowingly provided false information.
- 2. All meetings and hearings conducted pursuant to this complaint procedure will be private.
- District officials will consider requests to hear complaints from a group, but the officials have the discretion to hear and respond to complainants individually.
- 4. The complainant may be represented by an advocate, such as an attorney, at any meeting with district officials. Should the complainant choose to be represented by an attorney, the complainant should notify district officials in advance so that an attorney for the district may also be present.
- 5. Should, in the judgment of the Superintendent or designee, the investigation or processing of a complaint require that an employee be absent from regular work assignments, such absences will be excused without loss of pay or benefits. This will not prevent the Superintendent or designee from suspending the alleged offender without pay during the course of the investigation.

G. RECORDS

Records will be maintained as required by policy 1710/4021/7230.

HARASSMENT, BULLYING OR DISCRIMINATION REPORTING FORM

Directions: Harassment, bullying, and discrimination are serious and will not be tolerated. This is a form to report alleged harassment, bullying, or discrimination of a student in violation of Guilford County Board of Education Policy Code 1710/4021/7230, which provides information regarding the prohibition and definitions described in this form.

The following definitions apply when evaluating an allegation of harassment, bullying, or discrimination:

Discrimination means any act or failure to act, whether intentional or unintentional, that unreasonably and unfavorably differentiates treatment of others based on an individual's real or perceived race, color, creed, political belief, ancestry, national origin, religion, linguistic and language differences, sex, gender, sexual orientation, gender identity/expression, socioeconomic status, academic status, height, weight, physical characteristics, pregnancy, marital status, parental status, disability, or age.

Harassment or bullying is conduct intended to intimidate, discredit, injure, or disturb another person or a group of persons. Such conduct violates this policy when any pattern of gestures or written, electronic, or verbal communications, or any physical act or any threatening communication: (1) places a student in actual and reasonable fear of harm to his or her person or damage to his or her property; or (2) creates or is certain to create a hostile environment by substantially interfering with or impairing a student's educational performance, opportunities, or benefits. "Hostile environment" means that the victim subjectively views the conduct as harassment or bullying and that the conduct is objectively severe or pervasive enough that a reasonable person would agree that it is harassment or bullying. A hostile environment may be created through pervasive or persistent misbehavior or a single incident, if sufficiently severe.

REPORTING FORM

Today's date: / /
School:
Place an X in the appropriate box:
☐ alleged Victim ☐ Student ☐ Parent/Guardian ☐ Anonymous ☐ School Staff
Other
Person Reporting Incident
(Note: If this is an anonymous report, leave name and telephone number blank.)
Name :
Telephone:
1. Name of alleged student victim:
(Please print)
Grade level:
2. Name(s) of alleged offender(s) (if known):(Please print)
Grade level: School (if known):
(Please print)
Is he/she a student? Yes No
3. Were you an eyewitness to this behavior? \square Yes \square No
Name(s) of other witnesses (if known):
Grade level: School (if known):
(Please print)
Is he/she a student? Yes No
4. On what date(s) did the incident happen?////
Month Day Year Month Day Year
5. Place an X next to the statement(s) that best describes what happened (choose all
that apply):
Any bullying, harassment, or intimidation that involves physical aggression
Teasing, name-calling, making critical remarks, or threatening, in person or by
other means
Getting another person to hit or harm the student
Making rude and/or threatening gestures
Demeaning and making jokes about the victim
Intimidating (bullying), extorting, or exploiting
Excluding or rejecting the student Spreading harmful rumors or gossip
Spiceding harming running or gossip

☐ Retaliation for reporting☐ Electronic Communication (specify)☐ Other (specify)
Specify:
6. Where did the incident happen (choose all that apply)?
On school property At a school-sponsored activity or event off school property
On a school bus On the way to/from school Other
7. What did the alleged offender(s) say or do?
(Attach a separate sheet if necessary)
8. What factors contributed to the harassment, bullying or discrimination?
9. How has the student been impacted by this incident?
10. Has the climate of the school been impacted by this incident? $\ $ Yes $\ $ No
11. Was the alleged student victim absent from school as a result of the incident? Yes No
If yes, how many days was the student absent from school as a result of the incident?
12. Is there any additional information you would like to provide?
(Attach a separate sheet if necessary)

I agree that all information on this form is accurate and true to the best of my knowledge.

Note: If this is an anonymous report, no signature is required.

Signature:				
Jate.				

In compliance with federal laws, Guilford County Schools administers all educational programs, employment activities and admissions without discrimination because of race, religion, national or ethnic origin, color, age, military service, disability or gender, except where exemption is appropriate and allowed by law. Refer to the Board of Education's Prohibition against Discrimination, Harassment, and Bullying Policy 1710/4021/7230 for a complete statement. Inquiries or complaints should be directed to the Guilford County Schools Director of Social and Emotional Learning, 120 Franklin Boulevard, Greensboro, NC 27401; 336-370-8397.

NONDISCRIMINATION ON THE BASIS OF DISABILITIES: (1730/4022/7231)

In accordance with Section 504 of the Rehabilitation Act and the Americans with Disabilities Act, the Guilford County Board of Education (the "Board") will not discriminate against qualified persons with disabilities on the basis of a disability. This non-discrimination policy includes, but is not limited to, benefits of and participation in school system educational programs and activities and employment policies and practices, as required by law. The system will provide aids, benefits and school services to a student with disabilities in the most integrated school setting appropriate to his or her needs so that he or she may have an opportunity commensurate to that provided to students without disabilities to obtain the same results, gain the same benefit or reach the same level of achievement.

The Superintendent is directed to develop appropriate procedures to implement this nondiscrimination policy. The Superintendent or designee shall:

- 1. submit an assurance of nondiscrimination with each application for federal financial assistance;
- designate a school system official to coordinate the system's efforts to comply with Section 504 of the Rehabilitation Act of 1973 ("Section 504") and its regulations;
- designate a person to coordinate the system's efforts to comply with the Americans with Disabilities Act and its regulations;
- 4. publish the name, office address, and phone number of the compliance coordinator(s)/compliance officer(s) in a manner intended to ensure that employees, applicants, students, parents and other individuals who participate in the school system's programs are aware of the coordinator(s)/compliance officer(s);
- make complaint procedures available which provide opportunities for prompt and equitable resolutions to complaints alleging actions prohibited by Section 504 or ADA or regulations for these statutes;
- provide notice that the school system does not discriminate on the basis of disability in violation of Section 504 or the ADA, or their implementing regulations, and make such notice accessible to employees, applicants, students and parents;
- make reasonable accommodations for qualifying applicants or employees with disabilities; however, a reasonable accommodation does not include an accommodation that demonstrably would impose an undue hardship on the program or would fundamentally alter the nature of the service, program or activity;
- 8. not inquire about any disabilities that may need accommodation until after an

- applicant has been made an offer and, additionally, avoid using employment tests or other selection criteria that tend to screen out persons with disabilities unless the criteria are demonstrably job-related and effective alternatives are not available;
- provide a free appropriate public education to each qualified student with disabilities in accordance with Section 504 and its regulations; and
- 10. establish and implement a system of procedural safeguards with respect to the identification, evaluation or educational placement of a student with disabilities under Section 504 that includes an opportunity for the student's parent or guardian to examine relevant records, an impartial hearing with the opportunity for participation by the parent or guardian and representation by counsel, and a review procedure.

Legal References: Americans With Disabilities Act, 42 U.S.C. 12101et seq., 28 C.F.R. pt. 35; Rehabilitation Act of 1973, 29 U.S.C. 705(20), 794, 34 C.F.R. pt. 104

Cross References: Prohibition Against Discrimination, Harassment and Bullying (policy 1710/4021/7230), Service Animals in Schools (policy 4202/5029/7272)

Adopted: March 6, 2018

Guilford County Board of Education

SECTION 504 IMPARTIAL HEARING PROCEDURE: (1730/4022/7231-R)

In accordance with Section 504 of the Rehabilitation Act and the Americans with Disabilities Act (hereinafter collectively referred to as "Section 504"), this regulation provides a process by which a parent, guardian, or legal custodian ("parent or guardian") may challenge a decision regarding the identification, evaluation, or placement of a child under Section 504. GCS encourages parents or guardians and school personnel to resolve disagreements at the school level. However, in cases where a resolution to the issues cannot be reached regarding the identification, evaluation, or placement of a student with disabilities, the parent or guardian has a right to a due process hearing before an impartial hearing officer. This regulation describes the rights afforded to parents or guardians as part of this impartial hearing process and the rules that will govern a hearing. These hearing procedures will not be available if the remedy requested by the parent or guardian is available through the due process procedures set forth in the Individuals with Disabilities Education Act ("IDEA"), 20 U.S.C. § 1415(f).

A. SECTION 504 COORDINATOR

Each school has its own Section 504 Coordinator. Guilford County Schools has a district-wide Section 504 Coordinator who is charged with implementing this procedure. The name and contact information for the Guilford County Schools Section 504 Coordinator ("GCS 504 Coordinator") are:

Melissa Carino, MA, CAS
Office of Student Support Services
Guilford County Schools
2500 Lees Chapel Road
Greensboro, NC 27405
Phone Number: 336-375-2394

Email: carinom@gcsnc.com

B. RIGHT TO REVIEW RECORDS

Parents or guardians have the right to review records relevant to any identification, evaluation, or placement decision related to their student. Parents or guardians should request records through the Section 504 Coordinator at their child's school.

C. INFORMAL RESOLUTION OF DISAGREEMENTS

If a parent or guardian disagrees with a decision regarding the identification, evaluation, or placement of their child, the parent or guardian is encouraged to resolve the disagreement informally. The parent or guardian can resolve disagreements

informally by raising the concerns with the principal. The principal, in collaboration with the school's 504 coordinator, will review the request and determine an appropriate response.

If the parent or guardian continues to be dissatisfied, the parent or guardian is encouraged to notify the GCS 504 Coordinator. The GCS 504 Coordinator will meet with the parent or guardian and school staff, gather relevant information, and make a determination as to the appropriate response.

D. DUE PROCESS HEARING

The parent or guardian has the right to request an impartial due process hearing as described below. The request must be submitted to the GCS 504 Coordinator within one year of any decision at the school level which forms the basis for a complaint regarding the identification, evaluation, or placement of their child under Section 504. These hearing procedures will not be available if the remedy requested by the parent or guardian is available through the due process procedures set forth in the Individuals with Disabilities Education Act ("IDEA"), 20 U.S.C. § 1415(f). These procedures are also not available to address complaints of discrimination, harassment, or bullying based on a child's disability. All complaints of disability-based discrimination not covered by this procedure or the Individuals with Disabilities Education Act are governed by Regulation Code 1710/4021/7230.

- Requesting a Due Process Hearing. To seek a due process hearing with regard
 to an identification, evaluation, or placement decision, the parent or guardian
 must submit a written request to the GCS 504 Coordinator. The written request
 must be made on the form provided by GCS for that purpose. The GCS 504
 Coordinator will assist any parent or guardian in completing the required form
 and assist the parent or guardian in clarifying any questions regarding due
 process rights under Section 504.
- 2. Hearing Officer and Hearing Costs. GCS will appoint an impartial Hearing Officer who is not a GCS employee to preside over the hearing and issue a decision. The Hearing Officer shall be familiar with the requirements of Section 504 and the Americans with Disabilities Act. GCS is responsible for the compensation of the Hearing Officer. GCS is not responsible for the costs of a parent's or guardian's legal counsel or any other parent or guardian representative or parent- or guardian-secured witness.
- 3. Parent or Guardian Participation & Representation. A parent or guardian has the right to participate, speak, and present information at the due process hearing, and to be represented by legal counsel or any other type of advocate or representative of their choice at their expense. If a parent or guardian is to be represented by an attorney at the due process hearing, the parent or guardian must inform the GCS 504 Coordinator and the appointed Hearing Officer of that fact in writing at least ten calendar days prior to the hearing date. Failure to

- notify the GCS 504 Coordinator and the appointed Hearing Officer of that fact in writing may cause the hearing date to be delayed.
- 4. Scheduling and Pre-Hearing Procedures. The appointed Hearing Officer shall schedule a hearing date in writing at the hearing officer's earliest opportunity at a mutually agreeable time. The Hearing Officer shall attempt to schedule the hearing within 45 calendar days of the parent's or guardian's formal request for a hearing. The Hearing Officer may conduct a pre-hearing telephone conference to identify and, if disputed, resolve the issues for hearing. The Hearing Officer will also identify the date the parties will exchange witness lists and proposed exhibits. This exchange shall occur no later than seven calendar days prior to the hearing.
- 5. Conduct of Hearing. The hearing shall be conducted in an informal, non-adversarial manner. Formal rules of evidence and civil procedure do not apply. The Hearing Officer is not required to entertain any legal evidentiary objections to the admissibility, authenticity, or probative value of either oral testimony or documentary exhibits offered at the hearing. In the exercise of discretion, however, the Hearing Officer may reasonably limit testimony and introduction of documentary exhibits for reasons of relevance. The Hearing Officer may consider any relevant evidence that is of a kind commonly relied on by reasonably prudent persons in the conduct of serious matters. The hearing shall be limited to issues raised in the hearing request and the Hearing Officer shall exclude any issues that are not related to identification, evaluation, and placement under Section 504.
- 6. Recording. The entire due process hearing will be audio recorded. The GCS 504 Coordinator will arrange for the audio recording. The parent or guardian may obtain a copy of the recording upon request. The parent or guardian may also make their own audio recording of the hearing.
- 7. Format for Presentations. Each party will be afforded up to two and one-half hours to present their case, including presentation, direct examination, cross examination, and argument. The parties may also submit any reports, evaluations, correspondence, notes, or any other documents that may support their positions and that the Hearing Officer will admit at the hearing officer's discretion. The party seeking relief bears the burden of persuasion and the burden of proof.
 - a. The Hearing Officer will begin the hearing with introductory remarks, addressing the purpose for the hearing, determining whether parties have complied with disclosure requirements, identifying any stipulations on the record, identifying the issue for the hearing on the record, and reminding the parties of time limits.
 - b. The Hearing Officer will provide an opportunity for each party to present

- evidence through calling witnesses and referencing exhibits. The Hearing Officer may ask questions of a witness. The party requesting the hearing will present evidence first, followed by the responding party. A party may choose to reserve a portion of its time for closing or rebuttal.
- c. After all evidence has been presented, the Hearing Officer may ask for closing statements. The Hearing Officer may request that the parties submit written closing statements within a specified number of days after the hearing.
- d. The Hearing Officer will conclude the hearing, addressing the timeline for a decision and a statement on the record that the hearing is concluded.
- 8. Hearing Officer Decision. Within thirty calendar days of the conclusion of the hearing, the Hearing Officer will issue a written decision with findings of fact and conclusions of law. The Hearing Officer must confine the orders and rulings to those matters that involve identification, evaluation, or placement of children under Section 504 and to the provisions of the regulations implementing Section 504. A Hearing Officer may not award attorneys' fees or reimbursement as a part of relief granted to a parent or guardian. The Hearing Officer also issues recommendations to the Superintendent regarding the issues raised and recommending what corrective action, if any, the district should take. The decision of the Hearing Officer is binding on all parties.

E. REVIEW OF HEARING OFFICER'S DECISION

If not satisfied by the final decision, a parent or guardian may seek review of the hearing decision from a second independent hearing officer. The request for review by a second independent hearing officer must be received by the GCS 504 Coordinator no later than thirty (30) calendar days from the date that the initial hearing officer issues the final decision. The second independent hearing officer's decision will be a review on the record, which will include the written request for the hearing, the hearing transcript, any hearing exhibits, the Hearing Officer's decision, the District's Procedures for Section 504 Due Process Hearings, any written argument provided by the parent or quardian regarding the decision, and any additional written argument submitted by the District regarding the decision. The second independent hearing officer may reverse the Hearing Officer's decision if there was an error in the application of Section 504, an error of procedure that prejudiced the outcome of the hearing, the decision was arbitrary and capricious, or the decision was not supported by substantial evidence in view of the entire record. Substantial evidence refers to relevant evidence as a reasonable mind might accept as adequate to support a conclusion.

Revised: October 2, 2020

Guilford County Board of Education

REQUEST FOR SECTION 504 IMPARTIAL HEARING FORM

SUBMIT TO GCS 504 COORDINATOR

This form is to request an impartial hearing challenging a decision of Guilford County Schools regarding an identification, evaluation, or placement of your child under Section 504 of the Rehabilitation Act. To file a Request for Section 504 impartial Hearing, please fill out the form completely and submit it in person, by email, or by U.S. Mail to the GCS 504 Coordinator.

Name:
Today's date: / /
Month Day Year
Student's name:
School:
Street address:
City, State: Zip:
Home phone:
Cell phone:
Other phone:
Email:
The name of the school system employee or other individuals whose decision or
action is at issue:
Please state your reasons for seeking an impartial hearing regarding the identification, evaluation, or placement of your child, including the particular violations, facts, and witnesses if any, to support your request (attach additional sheets if needed):
Date of the event or series of events covered in this request:
//
Month Day Year
Please describe the specific resolution desired:
Please describe the specific resolution desired:
Please describe the specific resolution desired:

10.	If you will be represented by a lawyer at the due process hearing, pleathe person representing you:	se identif
	Name:	
	Organization's name (if applicable):	
	Address:	
	Phone:	
	Email:	
Sigr	nature of Parent/Guardian	
Date	e	
Met	thod of Delivery	

Submit to the Guilford County Schools Section 504 Coordinator

Melissa Carino, MA, CAS
Office of Student Support Services
Guilford County Schools
2500 Lees Chapel Road
Greensboro, NC 27405
Phone Number: 336-375-2394

Email: carinom@gcsnc.com

REGISTERED SEX OFFENDERS-STUDENTS (4260/4260-R)

The Board is committed to the safety of students, employees and other persons on school property. In order to create and maintain a safe school environment, the Board directs the Superintendent to establish procedures consistent with the following principles for students who are registered sex offenders as defined by N.C.G.S. 14-208.18:

- Each student who is a registered sex offender shall be presented to
 a Committee established by the Superintendent and made up of a
 representative from the Student Safety office, a principal from student's
 school, an Exceptional Children's administrator, a representative of the
 Student Services administration and such other representatives as the
 Superintendent deems appropriate.
- 2. The Committee shall consider whether the student should be recommended for an alternative education placement with additional supervision, or limited and supervised access to GCS campus premises, or expulsion from the Guilford County Schools pursuant to N.C.G.S. 115C-391 (d). In the event that the Committee determines that the student cannot enter the school campus regardless of the student's age, and the student is not recommended for expulsion, the Committee shall make recommendations for the student's alternative education.

4260-R

This process shall govern and control the execution of policy 4260 – Registered Sex Offenders – Students. All principals, school supervisors and School Resource Officer (SRO) should familiarize themselves with this procedure.

STUDENT SEX OFFENDERS

- Principals will complete an online registration form that enables them to receive electronic alerts of registered student sex offenders who are over the age of 16 and who live within their school zones. New principals will complete this registration process as a part of their new principal orientation program 14 days after being appointed to their duties. The link is as follows: https://sexoffender.ncsbi.gov/.
- 2. Immediately after being notified of a registered student sex offender, principals (or their assigned designees) will cross reference their student database to identify any enrolled sex offenders.
- 3. Principals will forward the offender's name and demographic information (name, age, address, ID number, grade level, and transcript) to the

Committee established by the Superintendent. During the interim period between the date that an enrolled student sex offender is identified and the date that the Committee provides a disposition, principals will treat this information as confidential with their staff, and students will receive an alternate placement (suspension, ISS, home placement with suspension).

- 4. The Committee will recommend of one of the following decisions:
 - a. Limited and supervised access to GCS premises, or
 - b. An alternative education placement, or
 - Expulsion, wherein normal discipline hearing procedures will be followed.
- 5. Principals will work collaboratively with their SRO and the District Office of Safety and School Security to ensure compliance.

An annual review will be conducted by the Committee to determine if the decision continues to be appropriate. The Committee will provide in writing the decision regarding the student's placement.

TITLE IX SEXUAL HARASSMENT – PROHIBITED CONDUCT AND DISTRICT RESPONSE: (1725/4035/7236)

The Board acknowledges the dignity and worth of all students and employees and strives to create a safe, orderly, caring, and inviting school environment to facilitate student learning and achievement. The Board will not tolerate sexual harassment in the education program and activities of the District. The Board takes seriously all reports and formal complaints of sexual harassment. This Title IX sexual harassment policy specifically prohibits sexual harassment as that term is defined under Title IX and directs the Superintendent to establish a formal complaint grievance process that is designed to achieve prompt and equitable resolution of complaints of sexual harassment in accordance with the requirements of Title IX.

A. PROHIBITED BEHAVIOR

Students, District employees, volunteers, and visitors are expected to behave in a civil and respectful manner. The Board expressly prohibits sexual harassment by students, employees, board members, volunteers, or visitors. "Visitors" includes parents and other family members and individuals from the community, as well as vendors, contractors, and other persons doing business with or performing services for the District.

Sexual harassment prohibited under Title IX and by this policy is conduct on the basis of sex occurring in a District education program or activity that satisfies one or more of the following:

- an employee of the District conditioning the provision of an aid, benefit, or service of the District on an individual's participation in unwelcome sexual conduct:
- unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the District's education program or activities. This determination requires consideration of all the facts and circumstances, including, but not limited to, the ages and disability statuses of the harasser and the victim and the number of individuals involved and their authority;
- 3. sexual assault including rape, statutory rape, fondling, and incest;
- 4. dating violence;
- 5. domestic violence; or
- 6. stalking.

Conduct that satisfies this standard is not sexual harassment for purposes of this policy if the conduct occurred (1) outside the United States or (2) under circumstances in which the District did not have substantial control over both the harasser and the context in which the harassment occurred.

All references to "sexual harassment" in this policy mean sexual harassment that meets this definition. Conduct that is determined not to meet the definition above may violate other board policies or established standards of conduct and will be treated accordingly. Nothing in this policy is intended to limit discipline for violation of other board policies when appropriate and consistent with law.

B. REPORTING SEXUAL HARASSMENT

MANDATORY REPORTING BY SCHOOL EMPLOYEES AND BOARD MEMBERS

Any employee or member of the Board of Education who has actual knowledge of sexual harassment or allegations of sexual harassment occurring in the education program or any activity of the District must report that information immediately to the Title IX coordinator.

Any of the following confers "actual knowledge" and must be reported immediately:

- a. a report of sexual harassment from a student or other person;
- b. the employee or board member witnesses conduct that is or reasonably could be sexual harassment; or
- c. the employee or board member discovers evidence of sexual harassment, such as sexualized graffiti on school property, or otherwise has reliable information or reason to believe that a student, employee, or other individual may have been sexually harassed in violation of this policy, even if no one has reported the sexual harassment.

Employees who observe an incident of sexual harassment are expected to intervene to stop the conduct in situations in which they have supervisory control over the perpetrator, and it is safe to do so. An employee with actual knowledge of possible sexual harassment in violation of this policy who does not promptly report the conduct and/or take proper action as required by this subsection, or who knowingly provides false information about the incident, will be subject to disciplinary action, up to and including dismissal.

Any doubt about whether particular conduct is possible sexual harassment must be resolved in favor of reporting the conduct.

The mandatory reporting required by this section is in addition to and does not replace other required reporting by school employees.

2. ALL OTHER REPORTS

Any students who believe they are a victim of sexual harassment occurring in the District's education programs or activities are encouraged to report the matter to the student's principal or to the Title IX coordinator. Reports may also be made to a teacher, counselor, assistant principal, teacher assistant, or any other school employee. Middle and high school students may also report sexual harassment through the anonymous tip line, but school officials may be limited in their ability to respond if the report does not identify the alleged victim.

All other members of the school community are strongly encouraged to report any act that may constitute an incident of sexual harassment in violation of this policy to the school principal, the Title IX coordinator, or the superintendent.

3. CONTENT OF THE REPORT

To the extent possible, reports should be sufficient to put school officials on notice of conduct that could constitute sexual harassment. Employees making mandatory reports should provide as much detail about the alleged sexual harassment as is known, unless such disclosure would violate law or standards of professional ethics. Reports, other than mandatory reports by employees, may be made anonymously, but anonymous reports may limit the District's ability to respond fully if the alleged victim is not identified.

4. TIME PERIOD FOR MAKING A REPORT

School employees and board members with actual knowledge of sexual harassment must report that information immediately. Reports by any other person can be made at any time. During non-business hours, reports can be made by using the contact information for the Title IX coordinator provided on the District's website. A report should be made as soon as possible after disclosure or discovery of the facts giving rise to the report. Delays in reporting may impair the ability of school officials to investigate and respond to any subsequent formal complaint.

C. DISTRICT RESPONSE TO REPORTS

School officials shall respond promptly and impartially to actual knowledge of alleged sexual harassment in a manner that is not deliberately indifferent. A report alleging conduct that is not sexual harassment as defined in this policy may be referred to appropriate school officials as a possible violation of other board policies. For purposes of this policy, the term "report" is not a formal complaint of sexual harassment; a formal complaint begins the formal complaint grievance process described in Section D.

D. REQUIREMENTS OF SEXUAL HARASSMENT FORMAL COMPLAINT GRIEVANCE PROCESS

The Superintendent will develop a formal complaint grievance process that complies with the requirements and definitions of Title IX, including but not limited designation of an unbiased Title IX investigator to investigate any formal complaint of sexual harassment. The formal complaint grievance process must contain the following elements:

1. PRESUMPTION OF NON-RESPONSIBILITY OF RESPONDENT AND BAR ON DISCIPLINARY SANCTIONS WITHOUT DUE PROCESS.

The respondent (the individual alleged to have engaged in sexual harassment) identified in any report alleging sexual harassment under this policy will be presumed not responsible for the alleged conduct until the respondent's responsibility is conclusively established through the formal complaint grievance process. No disciplinary sanction may be imposed for a violation of this policy unless the respondent agrees to a specific disciplinary sanction or action in an informal resolution or has been determined to be responsible for the sexual harassment at the conclusion of a formal complaint grievance process. Notwithstanding the limitation just described, respondents are subject to emergency removal as described in Section E of this policy.

2. EQUITABLE TREATMENT

Complainants (the individual who allegedly experienced the sexual harassment) and respondents must be treated equitably throughout the formal complaint grievance process. They will both be provided information regarding the range of supportive measures available to them. Relevant evidence collected in the investigation of a formal complaint must be evaluated objectively. No individual designated as a Title IX coordinator, investigator, decision-maker, or appeal decision-maker will have a conflict of interest or bias for or against complainants or respondents generally or an individual complainant or respondent. Credibility determinations will not be based on a person's status as a complainant, respondent, or witness.

The complainant and respondent shall be provided an equal opportunity 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 an attorney. If a party elects to be represented by an attorney, the party should notify school officials in advance so that an attorney for the District may also be present. Any restrictions on advisor participation in any proceeding must be applied equally to both parties.

3. ADEQUATE TRAINING

The Title IX coordinator, and all persons serving as Title IX investigators, decision-makers, or appeal decision-makers shall receive training on what constitutes sexual harassment, the scope of the District's education program and activities, how to conduct an investigation and grievance process, and how to serve impartially, including by avoiding prejudgment of the facts at issue, conflicts of interest, and bias. Decision-makers will be trained on any technology to be used at a live hearing and on issues of relevance of questions and evidence. Materials used to train coordinators, investigators, decision-makers, and appeal decision-makers will not rely on sex stereotypes and shall promote impartial investigations and adjudications of sexual harassment.

4. BURDEN OF PROOF AND PRODUCTION OF EVIDENCE

The burden of proof and the burden of gathering evidence sufficient to reach a determination regarding responsibility will at all times rest on the District and not on the complainant or respondent. Formal rules of evidence shall not apply in the formal complaint grievance process. The burden of proof will be a preponderance of the evidence standard.

5. WRITTEN NOTICE OF MEETINGS AND OTHER PROCEEDINGS

Parties whose participation is invited or expected at any hearing, investigative interview, or other meeting will be provided written notice of the event's date, time, location, participants, and purpose with sufficient time for the party to prepare to participate.

CONFIDENTIALITY AND PRIVACY

The District will keep confidential the identity of any individual who has made a report or formal complaint of sexual harassment, any complainant, any respondent, and any witness, except as may be permitted by FERPA, as required by law, or as necessary to carry out a Title IX proceeding. A violation of this provision may constitute retaliation.

All meetings, hearings, or other proceeding conducted pursuant to this policy will be private except to the extent that the parties are permitted to be accompanied by a personal advisor.

7. NO DISCLOSURE OF PRIVILEGED INFORMATION

No person acting on behalf of the District shall require, allow, rely upon, or otherwise use questions or evidence that constitute, or seek disclosure of, information protected under a legally recognized privilege, unless the person holding such privilege has waived the privilege.

School officials shall not access, consider, disclose, or otherwise use a party's medical, mental health, or other records that are made or maintained by a professional or paraprofessional in connection with the provision of treatment to the party without the party's voluntary written consent.

8. TIMELINESS OF PROCESS

School officials shall make a good faith effort to conduct a fair, impartial grievance process in a timely manner designed to provide all parties with a prompt and equitable resolution. Delays for good cause will be permitted with written notice to the parties of the delay and the reason for the delay. Good cause may include but is not limited to the absence of the parties or witnesses, concurrent law enforcement activity, or the need for language assistance or accommodation of disabilities. The Title IX coordinator or other responsible school official shall make reasonable efforts to keep the complainant and respondent apprised of progress being made during any period of delay.

E. EMERGENCY REMOVAL OF RESPONDENT FROM SCHOOL OR EMPLOYMENT

Any respondent is subject to removal from the District's education program and activities, or any part of the program or activities, on an emergency basis if a school-level team conducts an individualized safety and risk analysis and determines that removal is justified because the person poses an immediate health or safety threat to any person arising from the allegations of sexual harassment. A removal under this subsection may include a transfer of a student to an alternative school. A schedule change, and/or removing a student from an extracurricular activity where such action would not otherwise constitute a supportive measure.

The emergency removal may take place regardless of whether a formal complaint has been filed. The respondent shall receive notice of the removal and an opportunity to challenge the decision in an informal hearing with the Superintendent or designee immediately following the removal.

An employee may be placed on administrative leave with or without pay during the pendency of the grievance process if consistent with state law.

The Superintendent or designee shall document all emergency removal decisions under this subsection, including the immediate threat to health or safety that justified the removal.

F. DISCIPLINARY CONSEQUENCES, REMEDIES, AND OTHER RESPONSES FOR SUBSTANTIATED SEXUAL HARASSMENT

1. DISCIPLINARY CONSEQUENCES FOR STUDENTS

Disciplinary consequences for substantiated sexual harassment will be assigned

in accordance with the Code of Student Conduct. Based on the nature and severity of the offense and the circumstances surrounding the incident, the student will be subject to appropriate consequences and remedial actions ranging from positive behavioral interventions up to, and including, expulsion. In addition, the conduct also may be reported to law enforcement, as appropriate.

False or malicious complaints of sexual harassment and false statements made in bad faith in the course of any grievance proceeding conducted pursuant to this policy are subject to disciplinary action.

Nothing in this policy will preclude the District from taking disciplinary action against a student when the evidence does not establish sexual harassment as defined in this policy but the conduct violates other board policy and/or the Code of Student Conduct

2. DISCIPLINARY CONSEQUENCES FOR EMPLOYEES

Substantiated sexual harassment by employees is subject to discipline up to and including dismissal. In addition, the conduct may also be reported to law enforcement, as appropriate.

Nothing in this policy will preclude the District from taking disciplinary action against an employee when the evidence does not establish sexual harassment as defined in this policy, but the conduct violates other board policy or expected standards of employee behavior.

3. CONSEQUENCES FOR OTHER PERPETRATORS

Volunteers and visitors who engage in sexual harassment will be directed to leave school property and/or be reported to law enforcement, as appropriate, in accordance with policy 5020, Visitors to the Schools. A third party under the supervision and control of the District will be subject to termination of contracts/agreements, restricted from access to school property, and/or subject to other consequences, as appropriate. Board members are specifically prohibited from violating this policy and the Board may take appropriate action to address violations. Nothing in this policy will be construed to confer on any third party a right to due process or other proceedings to which student and employee respondents are entitled under this policy unless such right exists under law.

4. REMEDIES

At the conclusion of the grievance process, the Superintendent or other decision-maker shall confer with the Title IX coordinator to determine the remedies to be provided to the complainant when the respondent is found responsible for sexual harassment. The Title IX coordinator shall consult with the complainant in determining appropriate remedies. The Title IX coordinator shall be

responsible for the effective implementation of the remedies to be provided to the complainant.

If the Superintendent determines that a school-wide or District-wide response is needed in order to respond to the sexual harassment in a way that is not clearly unreasonable under the circumstances, the Superintendent shall provide additional staff training, harassment prevention programs, or such other measures as determined appropriate to protect the safety of the educational environment and/or to deter sexual harassment.

G. RETALIATION PROHIBITED

Any act of retaliation or discrimination against any person for the purpose of interfering with any right or privilege secured by Title IX or because the person has made a report or filed a formal complaint or testified, assisted, or participated or refused to participate in any investigation, proceeding, or hearing involving sexual harassment is prohibited. Any person who is found to have engaged in retaliation will be subject to discipline, up to and including dismissal.

Complaints alleging retaliation are to be treated as claims of sex discrimination and may be filed in accordance with the Bullying, Harassment, and Discrimination policies and procedures.

H. RECORDS

The Title IX Coordinator will document reports and formal complaints of sexual harassment as required by Title IX. The Title IX coordinator shall create and maintain for a period of seven years records of all reports and formal complaints of sexual harassment as well as all Title IX training materials.

Legal References: Title IX of the Education Amendments Act of 1972, 20 U.S.C. 1681 et seq., 34 C.F.R. pt. 106; Gebser v. Lago Vista Independent School District, 524 U.S. 274 (1998); Davis v. Monroe County Board of Education, 526 U.S. 629 (1999); G.S. 115C-335.5 Adopted: April 13, 2021

TITLE IX SEXUAL HARASSMENT FORMAL COMPLAINT GRIEVANCE PROCESS: (1725/4035/7236-R)

The process provided in this administrative regulation is designed for those who believe that they have been sexually harassed in violation of policy 1725/4035/7236, Title IX Sexual Harassment – Prohibited Conduct and District Response, and wish to file a formal complaint. School officials shall follow the grievance process established in this administrative regulation when responding to all formal complaints of sexual harassment as that term is defined by Title IX.

A. DEFINITIONS

The following definitions apply in this administrative regulation.

1. REPORT

A report is an oral or written notification that an individual is an alleged or suspected perpetrator or victim of sexual harassment. No disciplinary action will be taken against a respondent for sexual harassment based on a report alone.

2. FORMAL COMPLAINT

A formal complaint is a document signed and filed with the Title IX coordinator by a complainant or signed by the Title IX coordinator alleging sexual harassment against a respondent and requesting that school officials investigate the allegation(s). Filing a formal complaint initiates the grievance process set forth in the Title IX Sexual Harassment Grievance Process developed by the Superintendent (1725/4035/7236-R).

At the time of filing a formal complaint, a complainant must be participating in or attempting to participate in the education program or activities of the District.

3. COMPLAINANT

The complainant is the individual(s) who is alleged to be the victim of conduct that could constitute sexual harassment.

4. RESPONDENT

The respondent is the individual(s) who has/have been reported to be the perpetrator of conduct that could constitute sexual harassment.

5. GRIEVANCE PROCESS

Grievance process means the process for investigating and reaching a final

determination of responsibility for a formal complaint of sexual harassment. The sexual harassment grievance process is set out by the Superintendent in 1725/4035/7236-R.

6. TITLE IX COORDINATOR

The Title IX coordinator is a school official who is designated to coordinate the District's response to sexual harassment and allegations of sexual harassment. Contact information for the Title IX coordinator is posted on the District's website.

7. SUPPORTIVE MEASURES

Supportive measures are non-disciplinary, non-punitive individualized services offered as appropriate, as reasonably available, and without fee or charge to the complainant or the respondent before or after the filing of a formal complaint or where no formal complaint has been filed. Such measures are designed to restore or preserve equal access to the District's education program and activities without unreasonably burdening the other party, including measures designed to protect the safety of all parties or the District's educational environment, or deter sexual harassment. The Superintendent is directed to develop a list of supportive measures available to the parties.

8. DAYS

Days are calendar days unless specified otherwise.

9. STUDENT(S)

"Student(s)" means the student and/or the student's parent or legal guardian unless the context clearly indicates otherwise. When the complainant or respondent is a student, references to those terms also include the student's parent or legal guardian unless the context clearly indicates otherwise.

B. FILING A FORMAL COMPLAINT TO INITIATE THE GRIEVANCE PROCESS

A formal complaint initiates the grievance process. To be eligible to file a formal written complaint, the complainant must be participating in or attempting to participate in the education program or activities of the District at the time of filing. If the complainant does not wish to file a formal complaint and the matter has not been adequately resolved through the provision of supportive measures, the Title IX coordinator may initiate the grievance process by signing a formal complaint. In accordance with law, only the complainant and the Title IX coordinator may initiate the formal complaint grievance process; no other individuals or school officials shall have authority to do so.

School officials will initiate the grievance process regardless of when the formal complaint is submitted, but delays in reporting may significantly impair the ability of school officials to investigate and respond to the allegations.

The formal complaint may be filed with the Title IX coordinator in person, by mail, or by email, and should be submitted on forms provided for that purpose. Complaint forms may be obtained from the Title IX coordinator or on the District website.

The Title IX Coordinator is responsible for notifying students and their parents or legal guardians, employees, and applicants for employment of this policy and ensuring that each principal or site supervisor provides a copy of this policy to these persons.

The Title IX Coordinator will document reports and formal complaints of sexual harassment as required by Title IX.

The Title IX Coordinator may consolidate formal complaints where the allegations of sexual harassment arise out of the same facts or circumstances. The Title IX coordinator shall advise the complainant if the formal complaint will be consolidated with others.

C. DISMISSAL OF FORMAL COMPLAINT

The Title IX coordinator shall review the allegations and determine whether the formal complaint must be dismissed without further investigation because the conduct alleged in the formal complaint, even if assumed true, would not constitute sexual harassment under Title IX, did not occur in the District's education program or activities, or did not occur against a person in the United States. Such a dismissal does not preclude action under another provision of the Code of Student Conduct, board policy, or expected standards of employee behavior.

The Title IX coordinator may also dismiss the formal complaint or any allegations therein if at any time during the investigation or decision-making process: (1) the complainant notifies the Title IX coordinator in writing that he or she would like to withdraw the formal complaint or any allegations therein; (2) the respondent is no longer enrolled or employed by the District; or (3) specific circumstances prevent school officials from gathering evidence sufficient to reach a determination as to the formal complaint or allegations therein.

Upon dismissal for any reason, the Title IX coordinator shall promptly send written notice of the dismissal and reason(s) for such dismissal. The parties have the right to appeal the decision as provided in Section I.

The Title IX coordinator shall refer the matter that was the subject of the dismissed complaint to the principal or the HR Department for further action as warranted.

D. INFORMAL RESOLUTION

Informal resolution processes are available to resolve some formal complaints of sexual harassment without a full investigation and adjudication. Informal resolution is not available unless a formal complaint is filed and will not be used to resolve formal complaints alleging that an employee sexually harassed a student. Further, school officials shall never condition an individual's enrollment, employment, or other rights on an agreement to waive the individual's right to a formal investigation and adjudication of a formal complaint.

The Title IX coordinator may offer the parties an informal process to resolve a formal complaint at any time prior to reaching a final determination regarding responsibility. Before using an informal resolution process, school officials must ensure that both parties have given voluntary, informed, written consent to attempt informal resolution.

Any agreement reached by the parties through informal resolution may include measures that are designed to restore or preserve the parties' equal access to the education program and activities, including measures that may be punitive or disciplinary in nature.

Any informal process should be completed within a reasonable period of time, not to exceed 60 days from filing the complaint unless special circumstances necessitate more time. At any time prior to agreeing to a resolution, any party has the right to withdraw from the informal resolution process and resume the grievance process.

E. DESIGNATION OF TITLE IX INVESTIGATOR

If the complaint may proceed, the Title IX coordinator shall notify the appropriate investigator, who shall investigate the formal complaint.

In order to provide a neutral and objective investigation, the investigator shall not be a party to the complaint under investigation. The investigator of a formal complaint is ordinarily determined as described below; however, the Title IX coordinator, in consultation with the Superintendent or designee, may determine that conflict of interest, bias, or other individual circumstances warrant the assignment of a different investigator.

- 1. If the respondent is a student, the investigator is the principal or designee of the school with jurisdiction over the incident.
- 2. If the respondent is an employee or applicant for employment, the investigator is the senior human resources official or designee.
- If the respondent is neither a student nor an employee/applicant for employment, the principal of the school/site supervisor at which the complainant is enrolled or employed shall be the investigator.

4. Notwithstanding the above designations, (1) if the respondent is the senior human resources official, the Superintendent shall investigate the complaint; (2) if the respondent is the Superintendent or a member of the Board, the Title IX coordinator shall immediately notify the Board Chair who shall direct the Board attorney to investigate, unless the Board Chair determines that outside counsel should be engaged to investigate.

F. INVESTIGATION

The investigator is responsible for gathering evidence sufficient to reach a determination of whether the allegations in the formal complaint are true and whether the facts as determined by the investigator establish that sexual harassment as defined in this policy occurred. In so doing, the investigator shall impartially, promptly, and thoroughly investigate the complaint.

- 1. The investigator shall explain the process of the investigation to the complainant and respondent.
- 2. The investigator shall interview all individuals who may have relevant information, including (1) the complainant; (2) the respondent; (3) individuals identified as witnesses by the complainant or respondent; and (4) any other individuals who are thought possibly to have relevant information. Prior written notice shall be provided to a party whose participation is invited or expected for any investigative interview or meeting. The investigator shall provide the complainant and respondent an equal opportunity to present fact and expert witnesses and other evidence tending to prove or disprove the allegations.
- 3. At any meeting or interview with the Investigator, a complainant or respondent may bring a personal adviser. The personal adviser may not speak on behalf of the complainant or respondent during any meeting with the Investigator. The adviser may be asked to leave if he or she does not comply with the directives of the Investigator. If the complainant or respondent plans to bring an attorney as his or her personal advisor, notification to the Investigator must be provided so that an attorney for the District may attend the meeting, and the meeting may be rescheduled if necessary.
- 4. The investigator shall ensure that the burden of gathering evidence sufficient to reach a determination regarding responsibility rests on the District and not on the complainant or respondent.
- 5. The investigator shall not restrict the ability of either party to gather and present relevant evidence or to discuss the allegations under investigation.
- 6. The formal complaint and the investigation will be kept confidential to the extent possible and as required by law. Information may be shared only with individuals who need the information in order to investigate and address the

complaint appropriately and those with a legal right to access the information. Any requests by the complainant or respondent for further confidentiality will be evaluated within the context of the legal responsibilities of the District.

G. INVESTIGATIVE REPORT AND OPPORTUNITY TO REVIEW EVIDENCE

- The investigator shall prepare an investigative report that fairly summarizes the relevant evidence.
- 2. Before completing the final report, the investigator shall provide to each party and the party's advisor, if any, all the evidence collected which is directly related to the allegations raised in the formal complaint. The parties shall have 10 days to submit a written response for the investigator's consideration before the investigator finalizes the investigative report.
- 3. Following the parties' opportunity to respond to the written evidence, the investigator shall finalize the written investigative report, including a recommendation on the question of responsibility and any recommended discipline sanction.
- 4. The investigator shall provide a copy of the report to each party and the party's advisor, if any, for their review and written response. The investigator shall also notify the parties of the opportunity to submit written questions to the other party and witnesses as provided in subsection H.2 below. The parties shall have 10 days to provide a written response to the investigative report, along with the party's initial set of written questions.
- 5. The investigator shall provide to the decision-maker a copy of the investigative report, the relevant evidence, and the parties' written responses to the report and initial sets of written questions.

The investigator shall also provide a description of the procedural steps taken, starting with the receipt of the formal complaint and continuing through the preparation of the investigative report, and including any notifications to the parties, interviews with parties and witnesses, site visits, and methods used to gather other evidence.

H. ADJUDICATION OF FORMAL COMPLAINTS

The Superintendent or designee shall serve as the decision-maker. In his or her role as decision-maker, the Superintendent or designee shall provide for the exchange of questions between the parties and a decision on responsibility in a manner consistent with law and as provided below.

1. STEP 1 - STUDENT'S OPPORTUNITY TO REQUEST A HEARING

In cases where the respondent is a student, after the investigative report

has been sent to the parties, both parties shall have five calendar days to request a hearing. Requests for a hearing must be sent via e-mail to the Title IX Coordinator. If either party requests a hearing, the long-term suspension hearing procedures shall be followed, except that (1) both parties shall have the right to participate in the hearing to the extent required by Title IX; (2) the evidence will be made available at the hearing to give each party equal opportunity to refer to such evidence during the hearing; and (3) prior to the hearing, both parties shall have a limited opportunity to submit and respond to written questions and follow-up questions as provided below.

2. STEP 2: QUESTIONS AND ANSWERS

After the parties are sent the investigative report, the parties shall have an opportunity to submit written, relevant questions that the party wants asked of any other party or witness. This opportunity will be provided regardless of whether a hearing is requested, and should be undertaken before a hearing if one is requested.

Initial questions must be submitted along with any response to the investigative report within ten (10) calendar days of receiving the investigative report via e-mail to the Title IX Coordinator. The Superintendent or designee will evaluate the questions for relevance and submit questions that are relevant to each party. Responses must be provided within three calendar days from receipt of the questions. Upon receipt of the answers to relevant questions, each party will have three calendar days to submit follow-up questions via e-mail to the Title IX Coordinator. The Superintendent or designee will evaluate the follow-up questions for relevance and submit the relevant questions. Each party will have three calendar days to respond to the follow-up questions via e-mail to the Title IX Coordinator.

Questions and evidence about the complainant's sexual predisposition or prior sexual behavior will be considered irrelevant, 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 sexual behavior with respect to the respondent and is offered to prove consent. The Superintendent or designee must explain to the party proposing the questions any decision to exclude questions as irrelevant.

3. STEP 3 - DECISION ON THE QUESTION REGARDING RESPONSIBILITY

Following the exchange of questions and/or hearing as described above, the Superintendent or designee shall decide the question regarding responsibility, any disciplinary action, and any other measures the Superintendent or designee

deems appropriate. The Superintendent or designee shall consider all the relevant evidence objectively, including evidence in the investigative report, any testimony of witnesses at the hearing, if one was held, and any additional information provided by the parties through the exchange of questions and responses as provided above.

Based on an objective evaluation of the evidence, the Superintendent or designee shall determine whether the preponderance of the evidence supports a finding that the respondent is responsible for sexual harassment in violation of board policy, and if so, what disciplinary sanction will be imposed.

4. STEP 4 - WRITTEN DETERMINATION REGARDING RESPONSIBILITY

The Superintendent or designee shall issue a written determination regarding responsibility simultaneously to both parties.

I. APPEAL OF FORMAL COMPLAINTS

The parties shall have the right to appeal to the Board of Education the determination regarding responsibility, the outcome of any disciplinary proceeding, and any dismissal of a formal complaint or any allegations therein. If both parties appeal, the appeals will be heard at the same time.

Either party may appeal by submitting a request in writing via e-mail to the Title IX Coordinator within five calendar days of receiving the determination regarding responsibility or dismissal, unless the party is entitled to a longer appeal period under state law or board policy. Any longer appeal period applicable to one party shall apply equally to the other party.

In all appeals, the other party will be notified in writing when an appeal is filed and be provided a copy of the appeal.

1. APPEAL PROCEDURES

- a. The Board will hear the appeal. Unless otherwise required by law, the Board may designate a panel of two or more Board members to hear and act on behalf of the Board.
- b. Appeal procedures will be implemented equally for both parties. In cases of a student-respondent, the appeal will follow the procedures for student discipline matters. In cases of an employee-respondent, the appeal will follow the procedures for employee hearings, as applicable.

2. DECISION ON APPEAL

a. The Board will provide a written decision describing the results of the appeal and rationale for the result within thirty days after receiving the appeal unless the decision is delayed for good cause. The written decision will be provided

simultaneously to both parties. The Board may make any appropriate determination and take any action it deems appropriate based on the evidence before it.

3. WHEN THE DECISION BECOMES FINAL

If an appeal is timely filed, the determination regarding responsibility becomes final at the conclusion of the appeal process. However, if the decision on appeal is to remand the matter back to the Superintendent or designee, the determination regarding responsibility does not become final until that process, including any appeal of the proceedings on remand, is concluded. If an appeal is not filed, the determination regarding responsibility becomes final after the three-day appeal period.

The Superintendent or designee shall ensure that a copy of the final decision is provided to the Title IX coordinator and shall confer with the Title IX coordinator regarding any remedies to be provided to either party.

Issued: June 17, 2021

DRUG AND ALCOHOL-FREE SCHOOL ENVIRONMENT (4325)

It is the policy of the Guilford County Board of Education that a drug and alcohol free school environment shall be maintained. The Board prohibits the unlawful manufacture, sale, distribution, dispensing, possession or use of any narcotic drug, hallucinogenic drug, amphetamine, barbiturate, marijuana, alcohol or any other psychoactive or controlled substance or counterfeit substance as defined in Schedules I through V of Section 202 of the Controlled Substances Act (21 U.S.C.812) and further defined by regulation at 21 CFR 1308.11 through 1308.15, or by the General Statutes of the State of North Carolina. This policy shall govern each student while on any property owned by or under the control of the Board and, in addition, shall apply at any school-sponsored event or activity, regardless of whether held during normal school hours.

The Guilford County Board of Education, recognizing that substance abuse and chemical dependency are problems that affect a student's academic performance, attendance, and relationships, as well as the total education process, directs the Superintendent to implement the following activities:

- Provide specific education/prevention programs on substance abuse/ chemical dependency for inclusion in the K-12 curriculum that is age appropriate and sequential, in accordance with the Standard Course of Study.
- Implement appropriate intervention procedures/programs in all schools.
- 3. Develop and implement a referral procedure for directing students into appropriate treatment programs within the school or the community.
- 4. Develop a re-entry procedure for students returning to school from non-school based treatment program.
- 5. Enforce the Student Code of Conduct as it applies to the possession, sale, distribution, manufacture, dispensing and/or use of illicit substances or any other unlawful or unauthorized chemical substance or drug paraphernalia. Acts prohibited by this code do not include the lawful and proper use of drugs prescribed by a doctor or over-the-counter medications.

The Superintendent shall establish any needed administrative regulations, rules and procedures for the implementation of this policy.

REGULATION CODE: 3225/4312/7320-R RESPONSIBLE USE OF ELECTRONIC TRANSMISSION CAPABILITIES

- **1. NETWORK ETIQUETTE:** The use of technology requires that you abide by accepted rules of etiquette, which include, but are not limited to, the following:
 - a. Courtesy: Do not send or forward abusive messages to anyone.
 - Appropriate Content: Defamatory, intentionally inaccurate, abusive, obscene, profane, sexually oriented, threatening, racially offensive, harassing or illegal material is prohibited.
 - c. Privacy: All communication and information accessible via the network should be assumed to be copyrighted property. Transmission of data on the Internet cannot be guaranteed to be private or secure. Note that electronic mail (e-mail) is not guaranteed to be private. People who operate the system do have access to all mail and electronic transmissions. Electronic transmissions relating to, or in support of, illegal activities may be reported to the authorities. Do not reveal your or any individual's personal address, phone or credit card number.

2. EMAIL

Limited personal use of email is permitted, however, personal use should not interfere with assigned duties and responsibilities. The use of email requires that you abide by accepted rules of etiquette, which include, but are not limited to, the following:

- a. SPAM, the sending of unwanted mail is a significant problem for users and for the network. Do not send emails that are not directly business or school related to groups or persons within the system.
- Using GCS email directories or address books to send emails that are for personal gain or that promise personal gain are a violation of Administrative Policy <u>GAG</u>.
- c. Use of GCS email directories or address books to communicate views, solicit membership, or raise funds for any non-school sponsored purpose, whether profit or non-profit, is prohibited.
- d. Network administrators will distribute virus warnings. If you feel you have information regarding a virus please contact network administration immediately and do not forward such emails to users.

- e. Email is not private. Technicians who operate the system can access all mail. Access is usually limited to investigative or trouble-shooting purposes, however, the Chief of Human Resources, Chief Information Officer, or the Superintendent may at any time, and for any reason, allow the search of email or data stored on all district owned computers.
- **3. PASSWORDS:** Passwords are personal and should not be shared with anyone. Attempts to log in to the system as any other user will result in cancellation of user privileges and/or criminal prosecution.
- **4. COPYRIGHT:** Information transmitted through the Internet, which is copyrighted, is subject to the same copyright laws as govern non-electronic data.
- **5. SECURITY:** Security on any computer system is high priority, especially when the system involves many users. If you feel you can identify a security problem on the service provided you, notify a system administrator or teacher. Do not demonstrate the problem to other users.
- **6. PLAGIARISM:** Data received through the Internet is subject to the same rules of documentation as traditional information. Give credit for all material used in research.
- **7. VANDALISM:** Vandalism will result in cancellation of your privileges. This includes, but is not limited to, altering web sites, intentionally damaging equipment or cabling, uploading or creation of a computer virus, and any other activity that corrupts individual programs, data or the network.

8. NETWORK RESOURCES

The user is responsible for his or her actions and activities involving the network. Some examples of unacceptable uses are: wastefully using resources such as file space, file sharing networks, circumventing safety configurations, modifying setup policies, modifying settings on machines, attaching unauthorized devices, modifying infrastructure, invading the privacy of individuals, gaining unauthorized access to resources or entities, using the network while access privileges are suspended or revoked.

9. UNAUTHORIZED CHARGES

The District assumes no responsibility for any unauthorized charges or fees, including telephone charges, long-distance charges, per-minute surcharges and/or equipment or line costs.

10. WARRANTIES

GCS makes no warranties of any kind, whether expressed or implied, for the service it is providing. GCS will not be responsible for any damages the user suffers. This includes loss of data resulting from delays, non-deliveries, missed deliveries or service interruptions caused by its negligence or the users' errors, omissions, or

failure to properly back up their data and files.

11. A. EMERGING TECHNOLOGIES

The tenets of Policy $\underline{3225/4312/7320}$ are inclusive of emerging technologies in devices that provide wireless capabilities. Examples of these devices include, but are not limited to, mobile phones with cameras and personal digital devices with Internet connectivity.

Students and staff may bring their privately-owned electronic devices to use on Guilford County Schools' campuses. GCS retains the right to determine where and when personal devices may be connected to the network. There should be no expectation of privacy once they have connected to the district's computer system. There should be no expectation of network availability. Technology Services uses network appliances to control and monitor network access. Network access control (NAC) tools may require users to authenticate (user name and password) and/or load required software (such as virus protection). The administration also reserves the right to determine if the use of the personal device is appropriate and/or disrupts the learning environment.

The following users are not permitted by students or staff on Guilford County Schools' campuses and school related activities:

- a. Connecting to unfiltered Internet information,
- b. Using such a device to capture images, transmit, and manipulate media electronically.
- c. One example of an inappropriate use is using a camera phone to take pictures, emailing the pictures, or posting the pictures on the web.

Teachers and staff members that have devices capable of these functions are guided by the tenets of Policy <u>3225/4312/7320</u> and are to ensure that no privacy rights are violated regarding the Family Education Rights Privacy Act (FERPA).

The use of technology resources and Internet access is a privilege and not a right; inappropriate use will result in cancellation of those privileges. Do not use the network in any way that will disrupt the use of the network by others. Technology Services may monitor all activity, log network usage, make decisions regarding whether or not a user has violated standards, policies or procedures; and may deny, revoke, or suspend access at any time.

11. B. WEB 2.0/SOCIAL NETWORKING TOOLS

Web 2.0/Social Networking Tools are a catch all phrase used to describe technology which integrates technology, social interaction and content creation.

Limited use of Web 2.0/Social Networking Tools are permitted, however, personal use should not interfere with assigned duties and responsibilities.

Some examples are:

- Blogs
- · Chat Rooms
- Podcasts
- Social Networking Sites
- Tweeting "Tweets"
- Virtual Worlds
- Wikis

Employees should familiarize themselves with GCS Code of Conduct found in the Personnel Handbook (https://www.gcsnc.com/domain/5196) and other guidelines/resources (such as the Social Media Guidelines) posted on the Guilford County Schools' web site that provide direction for employees participating in online social media activities. The use of Web 2.0/Social Networking Tools requires that you abide by acceptable rules of etiquette. The following conducts are discouraged:

- Engaging in vulgar or abusive language, personal attacks, or offensive terms targeting individual and/or groups
- Endorsement of commercial products, services, or entities
- Endorsement of political parties, candidates, or groups
- Lobbying members of any elected body using resources of GCS.

Issues to be aware of:

- Items published on the web are persistent. You should consider all items published on the web to be public domain.
- When discussing item(s) involving GCS or GCS related matters you may wish to contact the District Relations Department prior to publishing content.
- Per the State of North Carolina guidelines for school system employees, you
 must maintain an appropriate relationship with students in all settings.
- Access to social media must be closely monitored to ensure that it is appropriate for student use. The educator is solely responsible for the content they allow students to view.
- When posting to web sites outside of GCS you may wish to include a
 disclaimer such as, "The views expressed in this post are not those of
 Guilford County Schools."

- Do not reference your position within the GCS system when writing in a nonofficial capacity.
- Respect copyright laws.
- Make sure your online presence reflects how you wish to be seen by the public as a GCS Professional.
- Have no expectation of privacy.

12. INTERNET SAFETY AND CHILDREN'S INTERNET PROTECTION ACT (CIPA) AND GUILFORD COUNTY SCHOOLS STUDENT EMAIL ACCOUNTS.

The Children's Internet Protection Act (CIPA), enacted December 21, 2000, requires that recipients (Guilford Country Schools) of federal technology funds comply with certain Internet filtering and policy requirements.

ACCESS TO INAPPROPRIATE MATERIAL

To the extent practical and feasible, technology protection measures (or "Internet filters") are used to block or filter Internet traffic, and other forms of electronic communications (student email). Access to inappropriate information as required by the Children's Internet Protection Act, will be filtered or blocked. This is applied to visual depictions of material deemed obscene, child pornography, or to any material deemed harmful to minors.

INAPPROPRIATE NETWORK USAGE

To the extent practical and feasible, technology measures and policies are used to promote the safety and security of users of the online computer networks, while using electronic mail, and other forms of direct electronic communications. Inappropriate network usage includes, but is not limited to:

- unauthorized access, including so-called 'hacking', and other unlawful activities
- unauthorized disclosure, use, and dissemination of personal identification information regarding students
- using another student's user name and password to access network resources
- d. transmitting obscene or pornographic visual imagery
- e. harassing, menacing, any type of language that is deemed profane, cyberbullying, threatening or communication that indicates fear or intimation to an individual or groups of individuals.

EDUCATION, SUPERVISION AND MONITORING

While GCS takes considerable steps to electronically block inappropriate materials and sites, it is the responsibility of all district school staff to educate, supervise and monitor appropriate usage of the online computer network and access to the Internet.

- Students, teachers and staff members will be informed of the intent of the Responsible Use Policy by its inclusion in the Student Handbook and Personnel Handbook.
- The district will provide teachers, students and parents with guidelines and various computerized informational resources for the protection of students while using technology. The resources will be age-appropriate and designed to promote student safety with regard to Internet usage. This includes lessons on cyberbullying, appropriate online interactions and the use of social networking sites.

Cyberbullying is the act of bullying or harassment through the use of any electronic means. Any form of cyberbullying is strictly prohibited and will result in appropriate disciplinary action. Students should promptly disclose to their teacher or other school official any inappropriate, threatening, or unwelcomed message (as outlined in District Policy 1710/4021/7230).

- Technology Services for Guilford County Schools will supervise and monitor
 usage of district resources, the network infrastructure, and access to the
 Internet in accordance with this Policy and the Children's Internet Protection
 Act. Any use of an electronic medium connected to these resources (an
 example is, but not limited to; student email accounts) is governed by this
 Policy.
- Anyone found violating tenets of Policy 3225/4312/7320, the Children's Internet Protection Act (CIPA) or Guilford County Schools Student Email Accounts provision will have their access revoked and will be subject to the actions defined in the Student Code of Conduct.
- Procedures for the disabling or otherwise modifying of any technology protection measures shall be the responsibility of Guilford County Schools Technology Services or designated representatives.

FIELD TRIPS (3320)

The Guilford County Board of Education recognizes the field trip as a valuable learning experience provided it is properly planned and carefully executed. Planning would include advance preparation, opportunities for students to assimilate the experience during the field trip, and integration of the experience into the regular classroom program at the conclusion of the trip. Planning would also direct attention to safety, transportation, school lunches, liability, supervision, time away from school and experiences. The principal shall approve field trips only when he/she is assured that these requirements have been fulfilled and that the field trip is an extension of the classroom instructional program.

As an extension to the classroom instructional program, students shall not be denied participation in a field trip as a consequence for behavioral infractions.

Usual and customary activities associated with athletics, competitive forensics, music and other similar experiences are not field trips within the meaning of this policy. However, field trips by school clubs must meet the same criteria and be approved in the same manner as all other school-approved field trips. All school-sponsored trips including co-curricular and extra-curricular trips (such as athletics, etc.) are subject to cancellation or postponement as outlined below under "Approval."

CRITERIA FOR FIELD TRIPS

Teachers, principals and administrators shall consider the following criteria in planning and approving field trips. The field trip should:

- relate to a particular aspect of the on-going classroom instruction and the standard curriculum of the school system.
- afford a meaningful learning experience which cannot be provided in the school setting.
- provide activities suitable to the age level of the students.
- be reasonable in terms of length of trip, duration, distance traveled and cost.
- provide assurances that no student is denied the opportunity to participate because of an inability to pay expenses associated with the cost of the field trip.

WRITTEN PERMISSION

Because the safety of the students is a primary consideration in the approval of and carrying out of field trips, students must have the written permission of their parents for their participation in each specific field trip.

STUDENT CONDUCT

The policies, rules and regulations which the Guilford County Schools or any of its individual schools have adopted concerning student conduct are applicable while students are participating in field trips.

APPROVAL

The sponsoring teacher must hold a preliminary conference with the building principal(s) and secure the principal(s)' tentative approval before conducting any discussions with students/parents regarding the proposed field trip.

- · All field trips within the state must be approved by the school principal.
- Additionally, prior to any notice to students, parents or the community, overnight and/or out-of-state field trips must have the initial approval of the SSO or his/her designee. Final approval must be obtained from the SSO or his/ her designee at least one month in advance of the date of the trip.
- All school trips are subject to cancellation or postponement by the SSO, when emergency or hazardous conditions exist. Such conditions include severe weather warnings. Staff, parents and students should be aware of this possibility as any trip is planned.

ABSENCES AND MAKE-UP WORK

Participation in an approved field trip shall be considered an excused absence and the student shall be entitled to make up his/her work. Prior to any field trip, arrangements shall be made by the principal and the staff for students to make up any work missed in other classes. Additionally, no student's grade shall be lowered if the parents do not consent for the student to go on the field trip.

CHILDREN WITH DISABILITIES/SPECIAL NEEDS

Consideration will be made for children with disabilities or special needs, prior to the field trips. Children with disabilities/special needs will be included in field trip activities alongside their non-disabled peers. If there are children with special needs the teacher will identify the special need(s) and notify the principal of the special need(s) at the time the field trip application is submitted to the principal. The principal, or his designee (hereafter termed principal), will make the necessary arrangement for the student with special needs. The principal will determine by telephone or letter during this time if the destination has the accommodations to satisfy the requirements for the student with disabilities/special needs. The principal should determine if specialized transportation is needed and arrange for specialized transportation. The specialized transportation should be confirmed a minimum of three weeks prior to the field trip.

RESOURCES

If the destination that the teacher intends to travel does not accommodate the child with a disability/special need, the principal should consult in the Access North Carolina book or other such field trip resource references to identify a similar field trip that is accessible to all.

MEDICATIONS

Medication taken by a student during the school day should also be administered in accordance with the North Carolina Board of Nursing's Nurse Practice Act. Whether and how delegation is appropriate is a determination that can be made only considering the activity involved, the related circumstances of the activity, the age and maturity and other relevant characteristics of the student and the available people who could perform the delegated service. The Nurse Practice Act does not allow delegation of medical procedures by the school nurse including administration of medication outside the state of North Carolina. Precautions must be taken to ensure that storage of the medication is secure and the appropriate dosage is given. A copy of the Medication Authorization form signed by the parent and the medical provider will be taken on the field trip. If the field trip extends to times of day when the student receives medication outside the school day and existing form, a special Medication Authorization form must be completed for that particular instance and trip. The principal will make the necessary arrangement(s) for the student requiring medical administration and/or medical procedures.

When taking an in-state field trip, the principal or designee shall work with the school nurse to make sure that all paperwork (from healthcare provider and parent) and training of staff, if necessary, has been completed at least two weeks prior to the field trip. Nurses may delegate the care of a student if their assessment validates that UAPs (unlicensed assistive personnel) can provide the needed care while on the in-state field trip.

SUPERVISION

The principal must make certain that adequate supervision is provided for all field trips. At least two adults are required per class for a trip. In addition to teachers, parents can fulfill this minimum supervision requirement. The Superintendent shall develop procedures for the implementation of this policy.

GRADING AND REPORTING STUDENT PROGRESS (3400/3400-R)

Guilford County Schools requires that all parents/guardians be informed at regular intervals on the academic progress of their children.

Grades are a reflection of the student's progress in meeting the state and local requirements. Grades shall be weighted only for Advanced Placement (AP), International Baccalaureate (IB), college courses, and designated honors courses. Students taking AP lab courses may opt to take the course as Pass/Fail, which does not affect the student's GPA, or for a non-weighted grade, which is included in calculating GPA.

A report card will be sent to the parents/guardians of each student at the end of each grading period. In addition to the regular report cards, interim progress reports will be issued to all students at the midpoint of the grading period to inform parents/guardians and to invite participation regarding student progress. Additional reports or contact will be made when it appears students are making unsatisfactory progress or have been absent from school an excessive number of days.

Teachers shall keep accurate records that reflect how they have determined each student's grades. Completing the progress report shall be the responsibility of the classroom teacher.

The scale to report student progress in grades K-2 shall be:

- 4 = Consistently exceeds grade level expectations
- 3 = Consistently meets grade level expectations independently
- 2 = Needs support to meet grade level expectations
- 1 = Below grade level expectations with support

The grade scale for grades 3-12 students in Guilford County Schools shall be:

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A = 90 - 100
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B = 80 - 89

C = 70 - 79

D = 60 - 69

F = 59 and BELOW

I = INCOMPLETE

Pass/Fail (ONLY for students wishing to take the Lab portion of an AP Course as non-graded, which will not affect the student's GPA).

The Superintendent or his/her designee shall issue regulations to ensure that the grading system is uniform at all grade levels throughout the school system with the exception noted below:

After a review by the Board of Education, students attending magnet or option schools, students following the Adaptive Curriculum in non-public or alternative schools and students attending the four special public separate schools may receive report cards that reflect unique program goals. Adaptive Curriculum report cards allow for specific tasks analysis and relates specifically to the extended content standards.

GRADUATION REQUIREMENTS (3460/3460-R)

In their eighth grade year, all students will be advised of the requirements for graduation and requirements for special recognition that will be given by local, state, or national groups that require additional credits or specific courses.

In order for students to be eligible for graduation, Guilford County Schools requires the following:

- Students satisfy all state and local course requirements including the prerequisite units of study: 22 units of study for all students.
- Students completing the Future-Ready Occupational Course of Study satisfy all state and local course requirements including required work hours: 22 units of study for all students.
- Students receiving a diploma must pass CPR as a graduation requirement beginning with the graduating class of 2015.

In order for students to be eligible for graduation, Greensboro College Middle College, The Middle College at Bennett, The Middle College at GTCC Greensboro, The Middle College at GTCC High Point, The Middle College at GTCC Jamestown, The Middle College at NC A&T, The Middle College at UNCG, The Kearns Academy at Central, The Academy at Smith, STEM Early College at NC A&T, Early College at Guilford or Doris Henderson Newcomers School require the following:

 Students satisfy all state requirements including the prerequisite units of study: 22 units of study if entering the ninth grade for the first time in 2012/2013 and beyond. • Students receiving a diploma must pass CPR as a graduation requirement beginning with the graduating class of 2015.

GRADUATION PROJECT

The Graduation Project, or Senior Project, is a site-based decision for each high school in Guilford County Schools. For more information, contact the school counselor or principal.

GRADUATION PROJECT COMPONENTS

The Graduation Project consists of four components:

- · A paper demonstrating research and writing skills
- A product created through the use of knowledge and skills to accomplish a goal
- A portfolio, a learning record of the student's process and progress through all the steps of the graduation project
- An oral presentation during which the student will present information on the chosen topic to a review panel

EARLY GRADUATION

Conferences with the school counselor will assure a comprehensive analysis of post-secondary options available to early graduates. Students who have completed all graduation requirements including specific course and testing requirements, an appropriate course of study, and total number of graduation credits required, may request to graduate early, either at mid-year of their senior year or at the end of their junior year. The student's grade classification will be based on the GCS high school promotion standards. Diplomas are awarded only at the end of the school year.

FOR STUDENTS ENTERING GRADE 6 DURING 2022-23 AND BEYOND.

A student must complete ONE arts credit (music, visual art, theatre arts, dance) between Grade 6 and Grade 12 in order to graduate from high school, beginning with those students entering Grade 6 in 2022.

FOR STUDENTS ENTERING GRADE 9 FOR THE FIRST TIME IN 2021-22 AND BEYOND.

STUDENTS FOLLOWING THE FUTURE-READY CORE OF STUDY MUST PASS THE FOLLOWING 22 CREDITS.

STUDENTS FOLLOWING THE OCCUPATIONAL COURSE OF STUDY MUST PASS THE FOLLOWING 22 CREDITS PLUS ANY LOCAL REQUIREMENTS.

FOUR SEQUENTIAL ENGLISH CREDITS WHICH SHALL BE:

- · Starting with English I
- · English II
- · English III
- · English IV

FOUR SEQUENTIAL ENGLISH CREDITS WHICH SHALL BE:

- · Starting with English I
- · English II
- · English III
- · English IV

FOUR MATHEMATICS CREDITS WHICH SHALL BE EITHER:

- NC Math 1, 2, and 3 and a fourth mathematics course to be aligned with the student's post high school plans
- In the rare instance a principal exempts
 a student from the Future-Ready Core
 mathematics sequence, except as limited
 by N.C.G.S. §115C-81(b), the student will be
 required to pass: NC Math 1 and Math 2 plus
 two additional courses identified on the NC
 DPI Math options chart.

Note: Credit shall be awarded for Math I, II, III if taken prior to the 2016-17 school year.

FOUR MATHEMATICAL CREDITS WHICH SHALL BE:

- · Intro to Math
- Math I
- · Financial Management
- · Employment Prep IV Math

THREE SCIENCE CREDITS WHICH SHALL BE:

- · a physical science course
- Biology
- · an earth/environmental science course

THREE SCIENCE CREDITS WHICH SHALL BE:

- Employment Prep I Science
- Biology
- · Applied Science I

FOUR SOCIAL STUDIES CREDITS WHICH SHALL BE:

- Founding Principles of the United States of America and North Carolina: Civic Literacy
- · Economics and Personal Finance
- · American History
- World History

FOUR SOCIAL STUDIES CREDITS WHICH SHALL BE:

- Founding Principles of the United States of America and North Carolina: Civic Literacy
- · Economics & Personal Finance
- Employment Prep II Citizenship IA (to include 75 work hours)
- Employment Prep II Citizenship 1B (to include 75 work hours)

FOR STUDENTS ENTERING GRADE 9 FOR THE FIRST TIME IN 2021-22 AND BEYOND.

STUDENTS FOLLOWING THE FUTURE-READY CORE OF STUDY MUST PASS THE FOLLOWING 22 CREDITS.

STUDENTS FOLLOWING THE OCCUPATIONAL COURSE OF STUDY MUST PASS THE FOLLOWING 22 CREDITS PLUS ANY LOCAL REQUIREMENTS.

ONE HEALTH AND PHYSICAL EDUCATION CREDIT

- Students are required to successfully complete CPR instruction to meet Healthful Living Essential Standards as a requirement for high school graduation.
- Accommodations/alternative assessments for students identified by ADA or IDEA will be provided.

ONE HEALTH AND PHYSICAL EDUCATION CREDIT

Students are required to successfully complete CPR instruction to meet Healthful Living Essential Standards as a requirement for high school graduation. Accommodations and/or alternative assessments for students identified by ADA or IDEA will be provided.

TWO ELECTIVE CREDITS OF ANY COMBINATION FROM EITHER:

- · Career and Technical Education (CTE) or
- · Arts Education or
- World Language

Note: For clarification, possible elective combinations may include 2 World Language credits; or 1 CTE credit and 1 Arts Education credit; or 2 CTE credits; or 1 Arts Education credit and 1 World Language credit; or other combinations from a, b and c.

TWO ELECTIVE CREDITS OF ANY COMBINATION FROM EITHER:

Career and Technical Education (CTE) or Arts Education or Career Training

Note: 600 Employment Training Hours made up of 150 School-Based Hours, 225 Community-Based Training Hours and 225 Competitive Employment Hours (or additional CBT hours if competitive employment cannot be obtained). A Transition Portfolio and Presentation are required at the end of senior year

FOUR ELECTIVE CREDITS FROM THE FOLLOWING (FOUR-COURSE CONCENTRATION RECOMMENDED):

- · Career and Technical Education (CTE)
- JROTC
- Arts Education (e.g., dance, music, theater arts, visual arts)
- Any other subject area or cross-disciplinary courses (e.g., mathematics, science, social studies, English and dual enrollment course

FOUR CTE CREDITS ARE REQUIRED:

Students will utilize a modified blueprint and take a final Indicator Proof of Learning (IPOL) for each CTE course taken. Students can take the same course up to 3 times or until all skills are mastered.

FOR STUDENTS ENTERING GRADE 9 FOR THE FIRST TIME IN 2020-21.

STUDENTS FOLLOWING THE FUTURE-READY CORE OF STUDY MUST PASS THE FOLLOWING 22 CREDITS.

STUDENTS FOLLOWING THE OCCUPATIONAL COURSE OF STUDY MUST PASS THE FOLLOWING 22 CREDITS PLUS ANY LOCAL REQUIREMENTS.

FOUR SEQUENTIAL ENGLISH CREDITS WHICH SHALL BE:

- Starting with English I
- · English II
- · English III
- English IV

FOUR ENGLISH CREDITS THAT SHALL BE:

- English I
- · English II
- · English III
- · English IV

FOUR MATHEMATICS CREDITS WHICH SHALL BE EITHER

- NC Math 1, 2, and 3 and a fourth mathematics course to be aligned with the student's post high school plans.
- In the rare instance a principal exempts a student from the Future-Ready Core mathematics sequence, except as limited by N.C.G.S. §115C-81(b), the student will be required to pass: NC Math 1 and Math 2 plus two additional courses identified on the NC DPI Math options chart.

THREE MATHEMATICS CREDITS THAT SHALL BE:

- · Introduction to Mathematics
- · NC Math I
- · Financial Management

THREE SCIENCE CREDITS WHICH SHALL BE:

- · a physical science course
- Biology
- · an earth/environmental science course

TWO SCIENCE CREDITS THAT SHALL BE:

- · Applied Science
 - Biology

FOR STUDENTS ENTERING GRADE 9 FOR THE FIRST TIME IN 2020-21.

STUDENTS FOLLOWING THE FUTURE-READY CORE OF STUDY MUST PASS THE FOLLOWING 22 CREDITS.

STUDENTS FOLLOWING THE OCCUPATIONAL COURSE OF STUDY MUST PASS THE FOLLOWING 22 CREDITS PLUS ANY LOCAL REQUIREMENTS.

FOUR SOCIAL STUDIES CREDITS WHICH SHALL BE:

- a founding principles course which shall be either:
 - I. American History: Founding Principles, Civics and Economics
 - II. Founding Principles of the United States of America and North Carolina: Civic Literacy
- an American history course which shall be either:
 - I. American History I
 - II. American History II
 - III. American History
- World History
- · Economics and Personal Finance

TWO SOCIAL STUDIES CREDITS THAT SHALL BE:

- Founding Principles, Civics and Economics or Founding Principles of the United States of America and North Carolina: Civic Literacy
- · Economics and Personal Finance

ONE HEALTH AND PHYSICAL EDUCATION CREDIT

- Students are required to successfully complete CPR instruction to meet Healthful Living Essential Standards as a requirement for high school graduation.
- Accommodations/alternative assessments for students identified by ADA or IDEA will be provided.

ONE HEALTH AND PHYSICAL EDUCATION CREDIT

- Students are required to successfully complete CPR instruction to meet Healthful Living Essential Standards as a requirement for high school graduation.
- Accommodations/alternative assessments for students identified by ADA or IDEA will be provided.

FOR STUDENTS ENTERING GRADE 9 FOR THE FIRST TIME IN 2020-21.

STUDENTS FOLLOWING THE FUTURE-READY CORE OF STUDY MUST PASS THE FOLLOWING 22 CREDITS.

STUDENTS FOLLOWING THE OCCUPATIONAL COURSE OF STUDY MUST PASS THE FOLLOWING 22 CREDITS PLUS ANY LOCAL REQUIREMENTS.

TWO ELECTIVE CREDITS OF ANY COMBINATION FROM EITHER:

- Career and Technical Education (CTE) or
- · Arts Education or
- World Language

NOTE: For clarification, possible elective combinations may include 2 World Language credits; or 1 CTE credit and 1 Arts Education credit; or 2 CTE credits; or 1 Arts Education credit and 1 World Language credit; or other combinations from a. b and c.

Six Occupational Preparation Education credits, which shall be Occupational Preparation I, II, III, and IV (i.e, completion of 150 hours of school-based training with work activities and experiences that align with student's post school goals, 225 hours of community-based training, and 225 hours of paid employment or 225 hours of unpaid vocational training, unpaid internship, paid employment at community rehabilitation facilities, and volunteer and/or community services hours.

FOUR ELECTIVE CREDITS FROM THE FOLLOWING (FOUR-COURSE CONCENTRATION RECOMMENDED):

- Career and Technical Education (CTE)
- JROTC
- Arts Education (e.g., dance, music, theater arts, visual arts)
- Any other subject area or crossdisciplinary courses (e.g., mathematics, science, social studies, English and dual enrollment courses

FOUR CAREER AND TECHNICAL EDUCATION ELECTIVE CREDITS

- · A career portfolio
- Completion of the student's IEP objectives

FOR STUDENTS ENTERING GRADE 9 FOR THE FIRST TIME BETWEEN 2014-2015 AND 2019-20.

STUDENTS FOLLOWING THE FUTURE-READY CORE OF STUDY MUST PASS THE FOLLOWING 22 CREDITS.

Four sequential English credits which shall be:

- Starting with English I
- English III

English II

English IV

Four Mathematics credits which shall be either

- NC Math 1, 2, and 3 and a fourth mathematics course to be aligned with the student's post high school plans
- In the rare instance a principal exempts a student from the Future-Ready Core
 mathematics sequence, except as limited by N.C.G.S. §115C-81(b), the student will be
 required to pass: NC Math 1 and Math 2 plus two additional courses identified on the
 NC DPI Math options chart.

NOTE: CREDIT SHALL BE AWARDED FOR MATH I, II, III IF TAKEN PRIOR TO THE 2016-17 SCHOOL YEAR.

Three Science credits which shall be:

- · a physical science course
- Biology
- an earth/environmental science course

Four Social Studies credits which shall be:

Effective 2021-22:

- A. a founding principles course which shall be either:
 - 1. American History: Founding Principles, Civics and Economics
 - Founding Principles of the United States of America and North Carolina: Civic Literacy

Note: These courses must follow the NCSCOS in its entirety and may not be satisfied by any other courses.

- B. American history courses which shall be either:
 - 1. American History I and American History II
 - 2. American History I or II and another Social Studies course
 - 3. American History and another Social Studies course
- C. World History

Health and Physical Education credit

- Students are required to successfully complete CPR instruction to meet Healthful Living Essential Standards as a requirement for high school graduation.
- Accommodations/alternative assessments for students identified by ADA or IDEA will be provided.

FOR STUDENTS ENTERING GRADE 9 FOR THE FIRST TIME BETWEEN 2014-2015 AND 2019-20.

STUDENTS FOLLOWING THE FUTURE-READY CORE OF STUDY MUST PASS THE FOLLOWING 22 CREDITS.

Two Elective credits of any combination from either:

- · Career and Technical Education (CTE) or
- · Arts Education or
- World Language

NOTE: FOR CLARIFICATION, POSSIBLE ELECTIVE COMBINATIONS MAY INCLUDE 2 WORLD LANGUAGE CREDITS; OR 1 CTE CREDIT AND 1 ARTS EDUCATION CREDIT; OR 2 CTE CREDITS; OR 1 ARTS EDUCATION CREDIT AND 1 WORLD LANGUAGE CREDIT; OR OTHER COMBINATIONS FROM A, B AND C.

Four Elective credits from the following (four-course concentration recommended):

- · Career and Technical Education (CTE)
- JROTC
- · Arts Education (e.g., dance, music, theater arts, visual arts)
- Any other subject area or cross-disciplinary courses (e.g., mathematics, science, social studies, English and dual enrollment courses

STUDENT ACCOUNTABILITY STANDARD, K-12 (3420/3420-R)

Student promotion and accountability standards within Guilford County Schools are guided by both state and local standards. The student accountability standards adopted for specific grade levels are based on the belief that all students must have the reading, writing, mathematics, technology and higher order thinking skills critical for successful participation in higher education and in the work force.

STANDARDS FOR PROMOTION GRADES K-12

These standards recognize the statutory authority of the principal to make promotion decisions by taking these and other factors into consideration in assigning students to the grade level which provides the best opportunity for the student to progress and develop educationally.

A variety of factors should be considered and carefully evaluated before promotion and retention decisions are made: academic progress, social maturity, age, and emotional, psychological and physical needs. Students will be assigned, by the principal, to the grade level which provides the student the best opportunity to progress and develop educationally.

Alternatives to retention at the elementary and middle level shall include interventions such as extended learning opportunities, remediation/acceleration, and individualized instruction.

HIGH SCHOOL GRADES 9 -12

Each academic year, students in grades 9-12 must meet the minimum culmination of units to be eligible for promotion.

- Grade 9 to 10 A minimum of 5 units cumulative must be earned.
- Grade 10 to 11 A minimum of 10 units cumulative must be earned.
- Grade 11 to 12 A minimum of 16 units cumulative must be earned.
- Graduation A minimum of 22 units and successful completion of any other state or local requirements must be earned.

PROMOTION STANDARDS GRADES 9-12

High school students must meet the diploma pathways requirement of 22 credits to be eligible for graduation. Each year, students must meet minimum units to be eligible for graduation.

STUDENTS OF LIMITED ENGLISH PROFICIENCY

All students with Limited English Proficiency (LEP) shall participate in the Student Accountability Standards in grades 3-8 through End-of-Grade testing, and for grades 9-12 through End-of-Course testing in NC Math 1, NC Math 3, English II and Biology. Procedures for promotion and intervention used with LEP students must be in accordance with established state procedures.

STUDENTS WITH DISABILITIES

All students with disabilities in grades 3-12 shall participate in the Student Accountability Standards to the extent possible. Students with disabilities will receive testing accommodations as outlined by their Section 504 Plan or Individualized Education Plan (IEP) in accordance with established state procedures. In instances when a student with a disability is unable to participate in the Student Accountability Standards, students with disabilities may take an alternative assessment.

REPORTING REQUIREMENTS FOR STUDENT ACCOUNTABILITY STANDARDS

The superintendent will provide an annual report on student performance and the progress made toward meeting the Student Accountability Standards.

The superintendent is instructed to develop and implement administrative procedures needed to carry out this policy.

STUDENT ACCOUNTABILITY STANDARD 3420-R

The goal of Guilford County Schools is to identify and support, as early as possible, students who are below grade level and not likely to meet State Accountability Standards. State accountability is measured through End-of-Grade tests at grades 3-8 in reading and math, grades 5 and 8 in science, and at the secondary level, End-of-Course assessments in English II, NC Math 1, NC Math 3 and Biology. To assist students in meeting Student Accountability Standards at the elementary (grades 3-8) and secondary level, GCS has developed interim assessments for these courses, as well as other interventions to support student academic growth.

PROMOTION STANDARDS, GRADES K-2

To be promoted in grades K-2, principals should consider the following data points:

- Teachers should use relevant data to determine promotion including district and classroom-level assessments and tasks.
- Students will also demonstrate mastery of math concepts as determined by the K-2 NC Math Assessment.

PROMOTION STANDARDS, GRADE 3

Students will perform at or above Level III grade on the Beginning-of-Grade Assessment (BOG), the NC End-of-Grade Test for Reading, or at or above Level III on the Read to Achieve Alternate Assessment in accordance with state guidelines.

Students meeting a Good Cause Exemption may be placed in the fourth grade based on principal discretion. A Good Cause Exemption indicates that students may be exempt from mandatory retention in third grade for good cause but shall continue to receive instructional supports and services and reading interventions appropriate for their age and reading level.

Good cause exemptions shall be limited to the following:

- 1. Limited English Proficient students with less than two years of instruction in an English as a Second Language program.
- 2. Students with disabilities, as defined in G.S. 115C-106.
- 3. Students who demonstrate reading proficiency appropriate for third grade students on an alternative assessment approved by the State Board of Education. Teachers may administer the alternative assessment following the administration of the State-approved standardized test of reading comprehension typically given to third grade students at the end of the school year, or after a student's participation in the local school administrative unit's summer reading camp.
- 4. Students who have (i) received reading intervention and (ii) previously been retained more than once in kindergarten, first, second, or third grades.

PROMOTION STANDARDS GRADES 4-5

Principals will make promotion and retention decisions based on how students perform on interim assessments, grades in core subject areas, performance on End of Grade tests in reading, math and science (5th grade only) and any other data point deemed by the administrative team.

PROMOTION STANDARDS GRADES 6-8

To be promoted in grades 6-8, principals should consider the following data points:

- · meeting the local promotion standards for Guilford County Schools
- pass a minimum of five (5) subjects
- may not fail more than one of the core subjects (language arts, mathematics, science, social studies)
- review interim assessment data
- review student work portfolio
- review student growth from one year to the next

NOTE: If a student fails the same core subject more than once during the middle school years, he/she must receive appropriate supplemental assistance in order to be promoted to high school.

Throughout the year, teachers will communicate academic progress to parents or guardians through progress reports. Teachers will schedule parent conferences to discuss solutions when students show a lack of progress.

If students are being considered for retention, parents shall be notified by the third quarter. The school shall convene a committee to review student performance and intervention strategies that have been implemented.

The committee shall be comprised of the following:

- 3 teachers (one of whom must be an EC teacher or an ESOL teacher, if student is EC or LEP respectively);
- One school administrator (principal or assistant principal) who functions as leader;
- Parent or guardian of any student being presented shall have the right to speak on behalf of his/her child.

The principal will consider all relevant information and will make the final decision regarding promotion or retention. Appeals will be heard if requested by a parent or teacher. According to state statute, it remains the principal's authority to make grade placement decisions.

PROMOTION STANDARDS GRADES 9-12

Each academic year, students in grades 9-12 must meet the minimum culmination of units to be eligible for promotion.

High Schools 9-12

- Grade 9 to 10 A minimum of 5 units cumulative must be earned
- Grade 10 to 11 A minimum of 10 units cumulative must be earned
- Grade 11 to 12 A minimum of 16 units cumulative must be earned
- Graduation A minimum of 22 units and successful completion of any other state standards must be earned

ASSESSMENTS

Due to the critical factor of providing interventions as early and as focused as possible, Guilford County Schools will utilize interim assessments for the Student Accountability Standards. These assessments will be administered in grades 3-8 in reading and math, grades 5 and 8 in science and in EOC courses at the secondary level for NC Math 1, NC Math 3, Biology, and, English II. The purpose of the interim assessments will be to guide teachers as they modify instruction and curriculum for students

in danger of not meeting the current standards. The superintendent shall direct collaboration between central administration and each school to conduct and monitor the outcome of those interim assessments.

INTERVENTION FOR STUDENTS NOT MEETING STUDENT ACCOUNTABILITY STANDARDS

Intervention must be provided for any student who does not meet proficiency standards or graduation standards as established by the state and district LEA. Such interventions shall involve extended instructional opportunities which are specifically designed to improve students' performance. These interventions can include smaller class sizes, modified instructional programs, extended learning opportunities, tutorial sessions, assignments, and opportunities for parental involvement.

REPORTING REQUIREMENTS FOR STUDENT ACCOUNTABILITY STANDARDS

On an annual basis, the Superintendent will provide the Board with the following information for each school: Aggregate student performance scores on state tests;

- The numbers and percentages of all students according to proficiency for each grade level;
- System-wide and school-based intervention strategies being provided by the Guilford County Schools, and the status of these efforts toward increasing the number of students meeting the standards; and
- Student performance reported by gender and the following state identified subgroups: the school as a whole, White, Black, Hispanic, Asian, Native American, and Multiracial students, limited English proficient students, economically disadvantaged students, and students with disabilities.

CREDIT BY DEMONSTRATED MASTERY (CDM)

"Credit by demonstrated mastery" is the process by which LEAs shall, based upon a body-of-evidence, award a student credit in a particular course without requiring the student to complete classroom instruction for a certain amount of seat time.

The State Board of Education defines "mastery" as a student's command of course material at a level that demonstrates a deep understanding of the content standards and the ability to apply his or her knowledge of the material.

Credit by Demonstrated Mastery is available for all GCS students in grades 9-12 for high school courses and in grades 6-8 for high school courses taught in middle school.

THE PROCESS

Students shall demonstrate mastery through a multi-phase assessment, consisting of (1) a standard examination, which shall be the EOC where applicable, or a final exam developed locally and (2) an artifact which requires the student to apply knowledge and skills relevant to the content standards. Phase 2 may have additional requirements, such as performance tasks, for some content areas.

For courses taught in a predetermined sequence, a student may only attempt to earn CDM for the next course in the sequence. For example, if a student has taken NC Math 1 and would like to attempt CDM for NC Math 3, s/he would need to first successfully earn credit for NC Math 2, either through CDM or traditional enrollment in the course.

Excluded Courses

The following courses are excluded from CDM:

- Career and Technical Education (CTE) work-based learning courses (co-op, internship, apprenticeship)
- CTE courses that have a clinical setting as a requirement of the course, such as ProStart, Early Childhood Education I/II and Nursing Fundamentals
- CTF Advanced Studies courses.
- English Language Learner (ELL) courses
- Healthful Living required courses
- AP/IB Courses

Phase I qualifying scores

- For EOC courses, students must achieve a Level V exhibiting a superior understanding, to qualify for Phase II artifact development.
- For CTE courses, students must achieve a scale score of 93 to qualify for Phase II artifact development.
- For non-EOC courses, students must achieve a 90 or higher on the exam.

For EOC, CTE, and non-EOC courses, re-testing is not permitted. Students attempting CDM receive one opportunity per course to achieve the minimum standards to earn CDM. Students shall not be penalized for an unsuccessful attempt and such attempts shall never, under any circumstances, affect the student's grades or transcript.

Appeals Process

Families may appeal Phase II committee decisions regarding the decision of earning CDM. Students and their parents should submit appeals within ten days of receiving notification that an attempt was not successful and a subset of the various CDM teams will review and finalize appeal decisions within ten days of appeal submission. The decisions of appeals panels are final.

Receiving Credit

Students who demonstrate mastery through the CDM process shall receive credit for the course toward graduation requirements.

Credit shall be indicated on a student's transcript and where applicable, the "passed EOC" indicator will be set to the level at which the student scored. The school shall not grant a numeric or letter grade for the course and shall not include the grade in the student's grade point average (GPA) calculation.

Students who demonstrate mastery through the CDM process shall receive credit for the course toward graduation requirements.

For students who successfully earn CDM for courses with an EOC, Phase I EOC scores for these students must be submitted through DPI Accountability Division's approved process, no later than the close of the accountability year (last working day of June) to ensure the scores are included in accountability reporting. Students must successfully complete Phase I and Phase II for their scores to be included in DPI's accountability reporting.

Attendance Policy K-12 (4400)

Attendance in school and participation in class are critical to academic achievement and are integral to the teaching-learning process. Through regular attendance, students develop patterns of behavior essential to professional and personal success in life. Regular attendance by every student is mandatory. The State of North Carolina requires that every child in the State between the ages of 7 (or younger if enrolled) and 16 attend school. Parents and legal guardians are responsible for ensuring that students attend and remain at school daily. Guilford County Schools is committed to supporting students and families in their efforts to attend school every day.

A. ATTENDANCE RECORDS

School officials shall keep accurate records of attendance, including accurate attendance records in each class. Attendance records will be used to enforce the Compulsory Attendance Law of North Carolina. To be considered "in attendance," a student must be present in school for at least one-half of the school day (one-half of the class period for attendance in secondary schools). Students who are placed in a hospital or homebound setting will be considered present while attending homebound sessions. Absences, including cancellations and "no show" sessions, will be reported to the appropriate school personnel for attendance purposes. The Compulsory Attendance Law of North Carolina also applies to students receiving homebound services.

B. LAWFUL (EXCUSED) ABSENCES

Parents and guardians are requested to contact school officials immediately when unanticipated absences occur. When a student must miss school, an explanation of

the absence must be communicated, by any method reasonably designed to achieve notice (e.g. written note or email) to the student's teacher or attendance office official as soon as possible and within three days of the student's return. Absences due to extended illnesses may also require a statement from a physician.

All anticipated periods of absence should be reported to school officials prior to the period of absence and must receive prior approval in advance from the school principal or designee in order to be considered an excused absence.

No student may leave school after arrival on campus except with the permission of a designated school official and in accordance with the school's established sign-out procedures.

An absence may be lawful/excused for any of the following reasons:

- personal illness or injury that makes the student physically unable to attend school;
- 2. isolation ordered by the local health officer or by the State Board of Health;
- 3. death in the immediate family (includes, but is not necessarily limited to, grand-parents, parents, brothers, and sisters);
- 4. medical or dental appointments;
- participation as a party or under subpoena as a witness in a court or administrative tribunal proceeding, including a proceeding before the Guilford County Schools Board of Education:
- 6. for observance of an event required or suggested by the religion of the student or the student's parent(s), students are entitled to up to two days each academic year;
- 7. participation in a valid educational opportunity, such as travel or service as a legislative or governor's page, with prior approval from the principal;
- 8. child care: illness or medical appointment during school hours of a child of whom the student is the custodial parent; or
- 9. visitation with the student's parent or legal guardian, at the discretion of the Superintendent or designee, if the parent or legal guardian (a) is an active duty member of the uniformed services as defined by policy 4050, Children of Military Families, and (b) has been called to duty for, is on leave from, or has immediately returned from deployment to a combat zone or combat support posting.

In the case of lawful/excused absences, short-term out-of-school suspensions, and absences under G.S. 130A-440 (for failure to submit a school health assessment form within 30 days of entering school) the student will be permitted to make up his or her work. (See also policies 4110, Immunization and Health Requirements for School Admission, and 4351, Short-Term Suspension.) The student is responsible for finding out what assignments are due and completing them within the specified time period.

C. UNLAWFUL (UNEXCUSED) ABSENCES

All absences for reasons other than those identified under Section B, Lawful (Excused) Absences, will be deemed unlawful.

Out-of-school suspension or expulsion will not be considered unlawful absence for purposes of the compulsory attendance law described in Section D of this policy.

D. SCHOOL-RELATED ACTIVITIES

All classroom activities are important and difficult, if not impossible, to replace if missed. Principals shall ensure that classes missed by students due to school-related activities are kept to an absolute minimum. The following school-related activities will not be counted as absences from either class or school:

- 1. field trips sponsored by the school;
- 2. job shadows and other work-based learning opportunities, as described in G.S. 115C-47(34a);
- 3. school-initiated and scheduled activities:
- 4. athletic contests or other comp

E. EXCESSIVE ABSENCES

Class attendance and participation are critical elements of the educational process and may be taken into account in assessing academic achievement. Students are expected to be at school on time and to be present at the scheduled starting time for each class.

Excessive absences may impact eligibility for participation in interscholastic athletics. See policy 3620, Extracurricular Activities and Student Organizations.

F. CHRONIC ABSENTEEISM

Guilford County Schools focuses on improving the academic success of every student, and that success begins with ensuring that students can attend school every day, ready and able to learn. Guilford County Schools defines chronic absenteeism as missing ten percent or more of school days due to absences for any reason, lawful/excused or unlawful/unexcused, for any student who is enrolled for at least 10 school days during the year. Students shall not be suspended for violating attendance policies.

STUDENT DRESS CODE (4316/4316-R)

The Guilford County Board of Education respects a student's interest in self expression through his or her appearance. The Board also recognizes the importance of creating an orderly and respectful environment in which to learn. Balancing those interests and other legitimate pedagogical principles governing student learning, every student shall maintain an appearance that is clean and appropriate for the school setting. Each school shall publish its dress code prior to the beginning of each school year so that students and parents are aware of attire that would violate the school's dress code. A student whose appearance or apparel disrupts the educational environment or violates an individual school's dress code will be required to change his or her attire.

Principals will maintain written guidelines to assist students in determining appropriate dress for school, copies of which shall be made available to parents and students. Students, parents and staff should be involved in the formulation of the guidelines. All such guidelines are subject to the review of the Superintendent.

STANDARD MODE OF DRESS (SMOD) OR SCHOOL UNIFORMS

With the approval of the Superintendent or designee, schools may initiate plans in which students are required to wear a standard mode of dress or a school uniform at school during the regular school day. In order to initiate plans for a uniform or standard mode of dress, schools must support their recommendation with pedagogical reasons. Such reasons could include, among others, achieving instructional objectives of the school, having a favorable impact on student attitudes and school spirit, reducing socio-economic pressures and divisions, as well as promoting a positive school climate, increasing school safety, and producing a safe and orderly instructional environment. Schools interested in pursuing a standard mode of dress or a school uniform must follow procedures established by the Superintendent. Once the dress code is approved by the Superintendent or designee and adopted by the school, the school must do the following:

- Give adequate notice and provisions for purchasing the attire accepted by the school;
- Provide a procedure for registering religious or medical objections, or other physical limitations or special needs requiring modification of the prescribed attire; and
- 3. Provide clear guidelines for the enforcement of the attire.

It is within the Superintendent's purview to recommend to the Board a standard mode of dress in any school within the Guilford County School district if circumstances at the school warrant the implementation of SMOD. The Board will consider his recommendation at the next meeting and will take action on the recommendation.

4316-R

The Guilford County Schools Board of Education supports an environment that is conducive to teaching and learning. One strategy for promoting a positive learning environment is to implement a standard mode of dress. The implementation of that process should include broad-based support from the parents, students, faculty and staff.

DEFINITION OF TERMS:

Standard Mode Of Dress (SMOD) has been implemented in several of the district's schools to help alleviate peer pressure associated with fashion, to address a positive learning environment, to promote a positive school climate, to increase school safety, and to produce a safe and orderly instructional environment. The SMOD varies for each school, but it typically consists of a collared or polo-type shirt paired with khaki, black or navy pants, shorts or skirts. The pants must be fitted in the waist, and skirts or shorts must be at least knee-length. The SMOD also calls for closed-toe shoes.

PROCESS FOR APPROVAL

With the approval of the Superintendent, schools may implement plans in which students are required to wear a standard mode of dress or a school uniform at school during the regular school day. This approval is based on the recommendation from the School Based Leadership team and predicated on sound educational reasons that would benefit the school.

Schools interested in pursuing a standard mode of dress or a school uniform must solicit parent feedback. This process of parent and faculty engagement should assure adequate time for the school to receive feedback. Before any uniform or SMOD policy is implemented, the school must do all of the following:

- 1. The School Leadership Team will draft a school based SMOD plan (with data to support the request) and recommend adoption to the principal.
- The principal will convene a minimum of two parent meetings to share information with parents, to receive feedback, and to administer a parent survey. To ensure the integrity of the voting process, ballots will be distributed at these parent meetings. Schools with large student populations may choose to hold more parent meetings.
- 3. If at least 50% of the school's parents complete a ballot and if at least 75% of parents vote yes, the principal may submit the SMOD plan to his/her supervisor

- for final review and approval. If less than 50% of total parents attend the parent meetings, schools may use Connect Ed to survey parents.
- 4. Once approved, the principal will notify parents with a copy of the school's approved SMOD plan by May 15th of the prior school year. Notice will include information regarding the purchase of attire. Notice will also include the procedure for registering religious objections for the wearing of the prescribed attire.
- Each school will publish its dress code prior to the beginning to the school year.

If a parent cannot afford SMOD clothing, the principal will investigate available community resources and consult with the parent to develop a plan.

IMPLEMENTATION GUIDELINES

There will be no "opt out" schools designated for students who do not wish to wear SMOD attire.

Schools will make efforts to implement SMOD in such manner that supports a goal of minimal disciplinary consequences for students. This may include and is not limited to making arrangements to provide students who arrive at school dressed in non SMOD clothing with replacement clothing (subject to availability) in lieu of disciplinary action when appropriate.

Schools will make efforts to ensure continuity in SMOD by limiting changes to the dress code to every three to four years (except in cases where schools choose to remove SMOD).

PROCESS FOR REMOVING SMOD

Schools interested in removing SMOD will follow Steps 1-3 above. If parents vote to remove SMOD, the principal will notify parents by June 15th and provide them with copies of the dress code that will be followed for the upcoming school year.

STUDENT AND PARENT GRIEVANCES (1740/4010-R)

A. FORMAL GRIEVANCE PROCEDURE

The primary purpose of the formal grievance procedure is to secure an equitable resolution to the claim of parents and students, while resolving the claim at the lowest possible administrative level. During all grievance conferences and hearings, effort shall be focused on finding a resolution to the problem.

B. DEFINITION

A grievance is a claim based on an event or condition that adversely affects a parent or his/her child, allegedly caused by a violation, misinterpretation, or inequitable application of Federal or State statutes and/or Board policies and administrative regulations. A grievance does not apply to:

- 1. any matter for which the method of review is prescribed by law;
- 2. any matter for which there is a more specific Board policy providing a process for addressing the concern;
- 3. any matter upon which the Board is without authority to act;
- 4. claims of discrimination, harassment, or bullying, which must be processed under policy 1710/4021/7230, Prohibition Against Discrimination, Harassment, and Bullying, and its accompanying administrative regulations, except that a complainant dissatisfied with the result of an investigation carried out under that policy may appeal the result using the grievance process;
- 5. appeals of long-term suspensions or expulsions under policy 4353, Long-Term Suspension, 365-Day Suspension, Expulsion;
- 6. complaints of matters related to the identification, evaluation, educational placement, or free appropriate public education of a student under Section 504 or the IDEA (Individuals with Disabilities Education Act). Such allegations may be raised through the procedures established under policy 1730/4022/7231, Nondiscrimination on the Basis of Disabilities (for Section 504), or in accordance with the procedures described in the Parents Rights Handbook published by the NC Department of Public Instruction (for IDEA); or
- 7. complaints of matters related to student assignment, which may be addressed through the process described in policy 4150, Student Assignment.
- complaints of matters related to Title IX, Patsy Mink Equal Opportunity in Education Act, which may be addressed through the process described in policy

1710/4021/7230, Prohibition Against Discrimination, Harassment, and Bullying, and its accompanying administrative regulation.

No coercion, discrimination, or other reprisals of any kind will be taken by the Board or by an employee of the school system against any student or student's parent, or against any other student or employee participant or witness because of his or her participation in a grievance filed and decided pursuant to this policy and its administrative regulation.

C. RIGHT TO REPRESENTATION

Both Grievant and the person against whom the grievance is being filed may be represented at all stages of the formal grievance procedure by a third party representative whose role and type of participation shall be determined by the parties of interest.

D. FILING A FORMAL GRIEVANCE

The following steps outline the formal grievance procedure for school-based matters that do not involve the principal. Only the parent, legal custodian, or person acting in loco parentis for a student may file a grievance using this procedure.

- Within twenty (20) days following the event or condition that is the basis of the grievance, the individual may file a written grievance form, including all information requested on the form, at the Office of the Principal. See Exhibit 1740/4010-A, Formal Grievance Form.
- 2. The written statement of grievance shall include, at a minimum:
 - a. the name of the person against whom the grievance is being filed;
 - b. the specific nature of the grievance and a thorough description of the conduct, event, policy or regulation, or other matter to be considered;
 - c. the date, time, and place of the event or condition that caused the grievance;
 - d. the name and title of third party representative of the grievant, if applicable;
 and.
 - e. the signature of the grievant.
- 3. The Principal or designee will indicate receipt of the grievance within two (2) work days, and will begin investigating the grievance.
- 4. Within five work (5) days following the receipt of the written grievance, the Principal shall set a time and place for a meeting with the Grievant.
- The Principal shall convene the meeting after investigation and hear from the Grievant and any other parties with information relevant to the grievance. The principal can consider the written statements of others in conducting the meeting.

- 6. The Principal shall then make written findings and conclusions within five (5) days of the meeting with the grievant.
- 7. The Principal shall also create a record of the evidence considered by the Principal in the determining the outcome of the grievance.
- 8. In the event that the Grievant is still not satisfied with the outcome of the grievance or a timely response is not received, he/she may file the Formal Grievance Appeal Form to the Principal's School Support Officer (SSO). (Please note: School Support Officers and addresses may be found on the GCS website staff directory, www.gcsnc.com, or by calling the Chief of Schools' Office at 336-370-8106.)
- The SSO will then follow steps three (3) through eight (8), and will adhere to the same timelines.
- 10. In the event that the Grievant is still not satisfied with the outcome of the grievance or a timely response is not received, he/she may file the Formal Grievance Appeal Form to the Chief of Schools, 712 N. Eugene Street, Greensboro, NC, 27401.
- 11. The Chief of Schools will then follow steps three (3) through eight (8), and adhere to the same timelines.
- 12. In the event that the grievant is still not satisfied with the outcome of the grievance or a timely response is not received, he/she may file the Formal Grievance Appeal Form to the Superintendent, 712 N. Eugene Street, Greensboro, NC, 27401.
- 13. The Superintendent will then follow steps three (3) through eight (8), adhere to the same timelines, and will render a Final Administrative Decision.
- 14. In the event that the grievant is still not satisfied with the outcome of the grievance or a timely response is not received, he/she may file the Formal Grievance Appeal Form to the Board of Education, 712 N. Eugene Street, Greensboro, NC, 27401.
- 15. Appeals to the Board of Education will follow the process outlined below, in Section E: Appeals from a Final Administrative Decision.

E. APPEALS FROM A FINAL ADMINISTRATIVE DECISION

A matter that is properly appealed to the board in accordance with the grievance procedure established by the Superintendent shall be heard by a panel of two members of the Board of Education appointed by the Board Chair, or by the full Board, at its discretion. Reasonable efforts will be made to hear the appeal within 20 days after receipt of the appeal and upon at least five days' notice to the grievant.

All hearings will be conducted pursuant to policy 2500, Hearings Before the Board. The Superintendent may establish procedures for the exchange of materials prior to the hearing and may establish the order of presentations and the time allotted to the respective parties at the hearing.

The Board or Board panel acting on behalf of the Board will provide a final written decision within five days of the hearing unless further investigation is necessary, or the hearing necessitates that more time be taken to respond. The Board will affirm, reverse, or modify the final administrative decision.

The Superintendent shall be responsible for maintaining the hearing record.

F. NOTICE

The Superintendent or designee is responsible for providing effective notice to students, parents, and school system employees of the procedures for reporting and investigating grievances.

G. RECORDS

The Superintendent or designee will maintain appropriate records in accordance with state and federal law.

GUILFORD COUNTY SCHOOLS

STUDENT AND PARENT FORMAL GRIEVANCE FORM

Employee	Student	Parent	Other
Do you wish to be represe If so, please provide the fo	ented by a third pa	arty?	
Name of person filing grie	vance:		
Title: Telepho	ne No.:		
Address:			
Name of School Involved	In This Grievance:	:	
Specific Nature Of Grievan	nce:		
Date of incident that cause	ed grievance:		
Time of incident:	P	lace:	
Name of person(s) involve	ed in the incident:		
Name of person(s) agains	t whom grievance	e is filed:	
Action requested (or expe	ected) to resolve g	grievance:	
Is a conference requested	l? Yes	No	
Date Filed:			
Signature Of Person Filing G	rievance		

ADMINISTRATION OF MEDICATIONS TO STUDENTS (6125/6125-R)

The Guilford County Board of Education recognizes that under certain circumstances it will be necessary for students to take medication during school hours or after school hours while participating in extra-curricular activities or tutorials. The General Statutes permit public school employees, when given the authority by the Board, to administer medication prescribed by a doctor upon written request of the parent/guardian. The Board authorizes school system personnel to administer medications in the case of a student who has a chronic health problem, or a student with an unusual health problem where emergency measures may be required.

School staff may administer medication to students at school only if the health care provider deems it necessary for the medication to be given during the school hours and if a parent/guardian requests it in writing. Medication shall be administered in accordance with the health care provider's instructions and established procedures.

The school will assume no liability for students who self-medicate or for the transportation of medication to and/or from school. The school and its personnel and the Board of Education will assume no liability for complications or side effects of medications when administered in accordance with the instructions provided by the parent/quardian and health care provider.

A student with asthma or a student subject to anaphylactic reactions, or both, may possess and self administer medication as prescribed for treatment during the school day, at school sponsored activities or while in transit. The student must demonstrate to the school nurse, or the nurse's designee, the skill level necessary to use the asthma medication and any device that is necessary to administer the medication. The student's parent or guardian must provide written authorization including medical verification as outlined in 6125-R

The Superintendent shall establish administrative procedures for the implementation of this policy.

6125-R

Medications administered during school hours by school personnel should be kept to a minimum. The child in need of medication to sustain his/her maintenance in school is the child with a chronic health problem, or a child with an unusual health problem where emergency measures are indicated. The policy and procedures are intended for this type of child in the school setting.

I. IT IS THE PARENT OR GUARDIAN'S RESPONSIBILITY TO:

- Provide to the school the medication in an appropriately labeled container which includes the student's name, the name of the medication, the unit dosage to be given and the time and method of administration.
- Provide new containers with appropriate labeling when medication changes are made, and to remove medications from school premises when they are discontinued by the health care clinician. (Note: A health care clinician is defined as a licensed health care provider who can prescribe medication under North Carolina statute.)
- Ensure that the "Authorization of Medication for a Student at School" form is completed, signed by the health care clinician and parent/guardian and returned to school. (Note: The health care clinician may use another format [letter, computer printout, etc.] to authorize the administration of medication as long as all information requested in the "Authorization of Medication for a Student at School" form is provided.)
- Inform the school in writing if he/she wishes to withdraw authorization for medication to be given at school. The withdrawal of authorization is documented on the "Authorization of Medication for a Student at School" form.
- · Remove medication from school premises at the end of the school year.

II. IT IS THE RESPONSIBILITY OF THE SCHOOL ADMINISTRATION TO:

- Take reasonable measures to ensure that the medications are kept in a secure place.
- Ensure that one or more persons shall be designated the responsibility for security and/or administration of the medication. A backup person may be needed in the absence of the person designated to administer the medication. (Note: Administration of medication is defined as giving the medication directly to the student and observing the student taking the medication.)
- Maintain confidential records of the administration of the medication to the student and document any errors made in the administration of medication. See attached forms: "Medication Log", "Authorization of Medication for a Student at School" form, and "Documentation of Medication Error" form.
- Maintain a file for each student who is receiving medication during school hours, and review the file periodically with the school nurse to assure effective monitoring of the child's medication need.
- Maintain the "Authorization of Medication for a Student at School" forms as part of the student's medication files.
- Maintain "Medication Log" and "Authorization of Medication for a Student at School" forms under the supervision of the principal for three school years.

III. IT IS THE RESPONSIBILITY OF THE SCHOOL NURSE TO:

- Monitor the administration of medication program under the direction of the principal.
- Serve as the primary resource for clarification of any questions arising from personnel administering medications. The nurse will contact the health care clinician involved for further instructions if in his/her judgment there is a problem.

IV. CHRONIC HEALTH CONDITIONS

When students are diagnosed with chronic health conditions such as: allergic reactions to bee stings or specific foods, diabetes, epileptic seizures, asthma, or other documented medical conditions that require intervention at school, it is the parent's/guardian's responsibility to ensure that the school administration is aware of the student's individual health care needs. An Emergency Care Plan will be developed by the school nurse with opportunity for input from school administration, parent/guardian, and health care provider, as needed. It is the parent's/guardian's responsibility to notify school administration of any needed changes to the student's Emergency Care Plan. Please see policy JGCD for students requiring emergency medications at school.

V. STUDENT ADMINISTERED MEDICATION

- If there is a child who may need an injection in an emergency situation for a severe allergic reaction, the school nurse shall train at least two (2) individuals at a school in the correct procedures to administer the injection. It is the responsibility of the parent/guardian, to notify the school nurse of this need.
- Students may possess and self administer certain emergency medications with a health care clinician's authorization. A student must demonstrate to the school nurse the skill level necessary to use the medication and devices, such as inhalers or epinephrine auto-injector, needed to administer the medication.

GUILFORD COUNTY SCHOOLS

AUTHORIZATION OF MEDICATION FOR A STUDENT AT SCHOOL

Check one: Prescription Non-Prescription		
School		
School Address		
Name of Student	Date o	of Birth
IN ORDER TO KEEP THIS STUDENT IN OPTIMUM HEALTIPERFORMANCE, IT IS NECESSARY THAT MEDICATION B		
NOTE: PLEASE COMPLETE A SEPARATE FORM F	OR EACH MEDICATION	I
PRESCRIBER INSTRUCTIONS:		
Prescribing Health Care Clinician (print)	Phone	
Medication	Diagnosis	
Dosage, Time, and Method of Administration		
Expected Dates for Administration		
List Any Possible Adverse Reactions That Should Be Rep	orted to Health Care Clini	cian:
Check here if serious reaction can occur if medicatio	n is not given exactly as p	prescribed.
Check here if serious reaction can occur even when	medication is administere	d properly.
Student has been instructed, understands and has d emergency medication.		
Special handling instructions		
$\ensuremath{NOTE}\xspace$ The health care clinician may use another format	(computer printout, letter	, etc.) to authorize admin-
istration of the medication. However, <u>ALL</u> information re	quested above must be p	rovided.
Signature of Health Care Clinician	Date	Phone
PARENT'S PERMISSION I hereby give my permission for during school hours. This medication has been prescribe clinician. I hereby release the Board of Education and the that may result from my child taking the prescribed medi	d by a licensed physician ir agents and employees	or other health care
Signature of Parent or Guardian	Date	Phone
(SCHOOL USE ONLY)		
Name and title of person(s) designated by principal to add	minister medication:	
Student has demonstrated to the school nurse the st medication.	kill to self administer his/	her emergency
Content reviewed by:		
Signature of School Health Nurse	Date	
Withdrawal of authorization was made in writing (attach	note from parents)	
		Date

SCHOOL NURSE

The School Health Nurse is a part of a team of nurses within the Guilford County Department of Health and Human Services-Public Health Division that provides students with primary and preventive nursing care. As the health services expert in your child's school, the School Health Nurse takes a lead role in detecting and addressing health problems, educating students and staff on health issues, and helping to manage the care of students with chronic illnesses and other special health care needs. The nurse supports student learning by working with the students, school staff, parents, healthcare providers and the community.

A nurse is assigned to each school. Parents can reach the nurse by calling their child's school or the Guilford County Department of Health and Human Services-Public Health Division at 641-3896 in Greensboro, or 641-7802 in High Point.

DIABETES

Parents of students who have diabetes should notify the school staff of their child's health status. A Health Care Plan will be completed for each student to ensure appropriate care. The school nurse will consult with the parent, medical professionals and school staff to develop that plan.

DENTAL AND VISION SCREENINGS

Dental and Vision screenings are provided to students in cooperation with the Guilford County Public Health Department and other trained individuals. Students receive vision screenings from Guilford County Public Health School Nurses and trained volunteers. Dental Screenings of students in Kindergarten are conducted by a Dental Hygienist from the Guilford County Public Health Department.

SECRET SOCIETIES (3622)

The Guilford County Board of Education prohibits the formation of secret societies and directs principals to take steps to disband any such groups already formed and to prevent their formation in the future.

STUDENT RECORDS (4700/4700-R)

The Guilford County Board of Education shall maintain a cumulative record for each student attending its schools. Cumulative records shall be in the custody of the principal of the school which the student attends. If a student no longer attends a school within the district, the cumulative record shall be kept at a location designated by the Superintendent and the Superintendent (or his/her designee) shall be the custodian.

DEFINITION OF OFFICIAL RECORD

Student records are defined to be all official records, files and data directly related to students, including all material that is incorporated into each student's cumulative record folder, and intended for school use or to be available to parties outside the school or school system and specifically including but not necessarily limited to identifying data, academic work completed, level of achievement, grades, attendance data, standardized intelligence, aptitude and psychological tests, interest inventory results, health data, family background information, teacher or counselor ratings and observations, and verified reports of serious or recurrent behavior patterns.

Personal notes of teachers or of other professionals are not considered a part of the official record.

DIRECTORY INFORMATION

The Guilford County School District has designated items to be included in directory information to include:

- student's name
- · major course of study
- · date and place of birth
- · participation in officially recognized activities and sports
- · weight and height of members of athletic teams
- dates of attendance (date of enrollment through date of withdrawal or graduation)
- · degrees and awards received
- · date of graduation
- most recent previous educational agency or institution attended

The Guilford County Board of Education does not designate a student's home address, telephone number, email address or parents' names as directory information.

Parents/guardians or eligible students may refuse to permit the designation of any or all of the categories of personally identifiable information with respect to that student as directory information. The parent/guardian or eligible student must inform the

Guilford County School District in writing within thirty days of the opening of school each year that such personally identifiable information is not to be designated as directory information with respect to that student and should not be released without their prior consent. If a parent/guardian or eligible student waits until after this time period has elapsed, the Guilford County Schools will honor such requests for future disclosures.

Each year, Guilford County Schools will notify the student's parents or the eligible student him/herself what information will be included as directory information, what their rights are under FERPA, and that they have a right to complain about violations to the Department of Education. This information will be sent in writing to parents of currently enrolled students during the first week of school through the student handbook. If the parent or guardian does not notify the school otherwise, the following will be considered directory information:

The Board of Education directs the Superintendent to develop procedures consistent with State and Federal law to protect the confidentiality of student records and to allow access to student records as appropriate for educational and other designated purposes. Those procedures should include procedures for protecting the social security numbers of students and for challenging material in a student record, allowing access to student records, notifying parents and students about the right to protect directory information from disclosure and other procedures necessary for the administration of this policy.

STUDENT RECORDS PROCEDURE 4700-R — RIGHT TO ACCESS

A parent/guardian or eligible student has the right to access the student's official record. An eligible student is defined as one who is 18 years of age or older. Parents/guardians have the right to see official records of their children from pre-school until the student has attained eighteen (18) years of age or is attending an institution of post-secondary education.

Parents/guardians or eligible students who wish to inspect and review the cumulative record shall submit a request in writing to the principal of the student's school. Upon receipt of the request for review of the records from a parent/guardian or an eligible student who has a right to inspect the records, the principal shall schedule a time and place for the review. The appointment date should be as early as possible but never later than 15 days after the request was made. The inspection and review shall be made in the office of the principal or at another place designated by the principal.

A school official competent in interpreting student records shall be present to explain the implications of the records that are examined.

CHALLENGING THE RECORD

Parents/guardians of a student who has not yet reached the age of 18 and an eligible student have the right to challenge the content of records in the cumulative record of the student. The parent/guardian of an eligible student may not challenge a teacher's grade other than to question the accuracy of the record.

A parent/quardian or student who believes that information contained in the cumulative record is inaccurate, misleading or otherwise violates the rights of the student may request, in writing, that the records be amended by the principal of the school where the records are kept. This request must be made within ten days following the parent/guardian/student inspection of the record. Not later than five school days after receiving a request to amend, the principal shall schedule a meeting with the parent/quardian or eligible student to review the contested data. If the data are adjudged to be inaccurate, misleading or inappropriate, the principal shall delete or remove the contested data. If the principal finds that the challenge is not justified, the data shall remain in the student record and the person who made the request shall be informed of the right to request, in writing, a hearing before the Superintendent or the his/her designee. If a parent/guardian or eligible student requests a hearing, the hearing officer shall set a date for the hearing as soon as possible but no more than 10 school days after the request for the hearing was made and shall give the parent/quardian or the student at least two school days advance written notice of where and when the hearing will be held. At his/her own expense, the parent/quardian/student may be assisted at the hearing by an attorney or anyone else of his/her choice. The parent/quardian/student or counsel may present any relevant evidence at the hearing.

The hearing officer shall render a written decision within five school days after the hearing. The decision shall be based only on the evidence presented at the hearing and shall include a summary of this evidence and the reasons for the decision.

If the hearing officer decides that the information is not inaccurate or misleading or does not otherwise violate the rights of the student, the parent/guardian/student shall be notified of that decision. At the same time, the parent/guardian/student shall be informed of the right to submit to the principal of the school where the records are kept, a statement of reasonable length explaining the objections to the information contained in the records. This explanation submitted by the parent/guardian/student shall be placed in the cumulative record of the student to be disclosed by the school whenever the contested portion of the cumulative record is disclosed.

By mutual consent of the parties, any time limits set forth in this policy may be waived or extended.

ACCESS WITHOUT CONSENT

The consent of the parent/guardian or eligible student is required prior to the release of records, except under the following conditions:

- School personnel employed by the Board who have legitimate educational interests in them and who are directly involved in working toward either the affective or cognitive goals of the system.
- b) School personnel from other local education agencies in which the student seeks or intends to enroll. Parents will be notified of the records released by board policy or individual contact.
- c) Certain authorized representatives of the state and federal governments as provided according to federal regulations including those affiliated with financial aid programs, accrediting organizations, and federal program auditors.
- d) When required by a judicial order upon condition that parents/guardians or eligible students are notified by the Guilford County Schools of all such orders in advance of the compliance. Parents/guardians or eligible students shall be afforded the opportunity to review and challenge the student's records prior to compliance of the school with the judicial order.
- e) When required by appropriate persons to protect the health and safety of the student or other persons in extreme emergencies.
- f) When the request is for directory information, directory information is defined as the student's name, place and date of birth, major course of student, participation in sports and other official school activities, height and weight of an athletic team member, date of graduation, dates of attendance (date of enrollment through date of withdrawal or graduation), degrees and awards. The administration will provide notice to parents/guardians of their right to maintain the confidentially of directory information. Parents/guardians will be afforded a specified time in which to notify the administration in writing that they wish to maintain the confidentiality of directory information.
- g) Certain persons or organizations conducting studies for or on behalf of the Guilford County School District or another educational agency to develop or validate predictive tests, administer student aid programs, or improve instruction. Any report released on the basis of data collected under this paragraph may not include information that personally identifies students or their parents.

In all other instances, persons may gain access to a student's record only with the specified written consent of the parent/guardian or eligible student.

Recipients of student records should be cautioned that student information may not be released to third parties without the consent of the parent/guardian or eligible student.

ACCESS AND MAINTENANCE

The official record of each student enrolled in the Guilford County School District shall be permanently maintained by the school district. Prior to graduation, student records will be housed at the school of enrollment; graduate records, inactive records, and withdrawals will be sent to the Student Records Office for processing when requested by the Student Records Office. These cumulative records will contain adequate identification data including date of birth, academic work completed, level of achievement (grades, standardized achievement test scores), attendance data, scores on standardized intelligence, aptitude and psychological testing, interest inventory results, medical health records, and family background data.

The Family Educational Rights to Privacy Act (FERPA) gives parents/guardians of students under the age of eighteen the right of access to all educational records kept about their child. Once he/she becomes eighteen or attends an institution of post-secondary education, the student him/herself becomes eligible to see all of his/her educational records except financial records of his/her parents or confidential letters of recommendation placed in the file before January 1, 1975. Any letters of recommendation placed in the file after January 1, 1975, may be viewed unless the student has waived his/her right to see them. All schools will maintain a "checkout" and return of any records requested and reviewed. Records are not to be taken out of the records office.

RECORDS NOT CONSIDERED A PART OF THE OFFICIAL SCHOOL RECORDS

Professionals (such as principals, teachers, school counselors, school psychologists, school social workers and school health personnel) working in the school may maintain personal and confidential notes or other memory aids for their own use in working with students. These notes are considered to be the personal property of the professional, are usually housed in his/her own file, and should be guarded by professional ethics. Privileges of confidentiality shall be protected and maintained in accordance with state and federal laws.

DIRECTORY INFORMATION

The Guilford County School District has designated items to be included in directory information in the STUDENT RECORDS Policy JR. Parents/guardians or eligible students may refuse to permit the designation of any or all of the categories of personally identifiable information with respect to that student as directory information. The parent/guardian or eligible student must inform the Guilford County School District in writing within thirty days of the opening of school each year that such personally identifiable information is not to be designated as directory information with respect to that student and should not be released without their prior consent. If a parent/guardian or eligible student waits until after this time period has

elapsed, the Guilford County Schools will honor such requests for future disclosures.

Each year, Guilford County Schools will notify the student's parents/guardians or the eligible student him/herself what information will be included as directory information, what their rights are under FERPA, and that they have a right to complain about violations to the Department of Education. This information will be sent in writing to parents of currently enrolled students during the first week of school through the student handbook. If the parent or guardian does not notify the school otherwise, the following will be considered directory information:

- student's name
- major course of study
- date and place of birth
- · participation in officially recognized activities and sports
- weight and height of members of athletic teams
- dates of attendance (date of enrollment through date of withdrawal or graduation)
- · degrees and awards received
- date of graduation
- most recent previous educational agency or institution attended

The Guilford County Board of Education does not designate a student's home address, telephone number, email address or parents' names as directory information.

RELEASE OF DIRECTORY INFORMATION AND OTHER STUDENT INFORMATION

Directory information on students may be utilized or released by the school or school district after proper notice and the opportunity to object has been given annually to the parent, guardian or eligible student. The Board does not consider and will not make public any non-directory information such as the student's address, telephone number, picture/likeness, social security number or parent/guardian's name or email address except for educational purposes to groups who foster the educational purpose of the district.

The notice of request for directory information should be made in writing directly to the school principal or student records department, whichever may be appropriate. The request should identify the specific student(s), or group(s) of students for which the directory information is being requested, along with the purpose and intended use of the information.

The requester (person, organization or institution requesting the information) should allow two to three weeks for the school district to approve (or disapprove) the request, and to compile and provide the information requested. For in-depth,

voluminous or "unusual" requests, more processing time may be required along with a nominal fee for gathering such information. The decision to impose a fee should reflect the estimated actual cost of gathering the information.

EDUCATIONAL SOURCE INFORMATION OF DIRECTORY AND OTHER STUDENT INFORMATION

Student directory information may be provided to requesting post-secondary educational institutions that are accredited by a recognized accrediting agency or licensed by the state in which they are located, for the limited purpose of providing information to seniors about academic programs and requirements, tuition, scholarships, etc., as well as to nonprofit and/or business organizations or people for purposes that have been approved by the district. No directory or other personal student information will be collected or released for the purpose of marketing or for selling that information (or otherwise providing that information to others for that purpose) without the written consent of the student (if eligible to give such consent) or the student's parent.

Similar lists and information may also be provided to various branches of the armed forces for the purpose of providing information to students about careers and educational opportunities in the military provided the parents of the student or the student, if emancipated, consent.

Directory information may also be provided to a person, group or organization responsible for promoting, or contacting past graduates in conjunction with class reunion or alumni activities through the respective school. No notice is required for the release of the names and addresses of students who have graduated from the school system. The requester (person, group, or organization requesting the information) should contact the respective high school for the information and allow a minimum of three to four weeks for the school to compile the information. In certain instances, the school may require additional time to compile the information.

ACCESS WITHOUT CONSENT

The following individuals, institutions and/or agencies may access non-directory information without parental/guardian or eligible student consent for disclosure:

- a) school officials with legitimate educational interests in the records
- b) officials of a school to which the student is transferring
- c) federal/state educational officials
- educational institutions inquiring about the student's application for financial aid
- e) state/local officials to whom disclosure is required by state law and in accordance with federal law

- f) organizations conducting studies for testing or improving instruction
- g) accrediting organizations
- h) parents of a dependent student

Information contained in a cumulative record is also shared without parental consent in response to health or safety emergencies.

RELEASE OF INFORMATION

Written or electronic consent of the parent, guardian, or person standing in loco parentis, or eligible student must be presented for the release of the student's record or any information therein to any individual, agency, or organization not included in the above Access Without Consent section.

ACCESS PURSUANT TO SUBPOENA OR COURT ORDER

Information from a student's record should be furnished without the parent's or student's consent when required by a judicial order or any lawfully issued subpoena upon condition that parents/students are notified by the Guilford County Schools of all such orders or subpoena in advance of the compliance. Parents/legal guardians or eligible students should be provided with the opportunity to review and challenge their child's records prior to compliance of the school with the judicial order or subpoena.

ACCESS BY SCHOOL PERSONNEL

The following school personnel have access to cumulative records and other student records when they have a legitimate responsibility related to the child's education:

- Superintendent
- Chief of Staff
- Senior Staff and Cabinet Level Administrators
- Associate/Assistant Superintendents
- Executive Directors
- Directors
- Supervisors/Instructional and Program Specialists
- Principal
- Assistant Principal(s)
- School Counselor(s)
- School Psychologist
- School Social Worker
- School Nurse
- Speech Therapist
- School Based Committee Chairperson
- Teachers
- · Other Designated School Staff

SECURITY, MAINTENANCE, AND STORAGE

It is the responsibility of the principal or designee to ensure that student records are maintained and stored in a confidential manner in a secure location. The principal or designee has discretion to establish how records will be stored within the school office so as to best maintain confidentiality and accommodate the needs of staff to access records to perform professional responsibilities. A recommended method of protecting records is storing them in a designated records room with metal file cabinets

It is recommended that schools designate a certified person to be responsible for record maintenance and access and for educating staff about maintenance and access policies. All school personnel having access to records should receive periodic training in security, with emphasis upon privacy rights of students and parents.

Social security numbers will not be reprinted for any purpose other than as required or permitted by law. No more than five digits of a student's social security number may be used for identification purposes. Records should be kept under lock and key at all times, under the supervision of the designated certified staff member.

ACCESS PROCEDURES

Examination of a student's educational record will be subject to the following regulations:

- 1. Adequate proof of identity must be shown by the individual seeking access.
- 2. A request in writing is needed.
- 3. The contents of the educational records are to be examined only in the presence of a school official competent in interpreting student records.
- 4. A student's parent, guardian or person standing in loco parentis may request and schedule an appointment to examine the contents of the educational record at any reasonable time (within 15 days of the initial request) until the student reaches age eighteen (18) or is attending an institution of post-secondary education.
- A student who has attained eighteen years of age or is attending an institution of
 post-secondary education may request and schedule an appointment to examine
 the contents of the educational record at any reasonable time (within 15 days of
 the initial request).
- 6. A student's parents who are separated/divorced follow the procedure as described in 1,2,3 and 4 above, unless the parent who is the legal custodian provides legal documentation (divorce judgment/separation agreement that specifically denies access or court order that terminates parental rights) to close records to the non-custodial parent.

DESTRUCTION OF STUDENT RECORDS

Schools should routinely purge student records to discard outdated information. Records may not be destroyed when a parent or student has asked to see them and has not yet done so. No statement disagreeing with a particular record may be destroyed unless the record it refers to is also destroyed.

CONFIDENTIALITY REQUIREMENT OF THIRD PARTIES HAVING ACCESS

All personal information provided about any student to third parties by the school system must be on condition that the agency or person receiving the information will not permit any other party to have access to the information without written consent.

RECORD ACCESS

The Family Educational Rights to Privacy Act (FERPA) requires that the school district keep a record (inspection log) of all non-school based persons who were granted access to students' records.

FEES FOR COPYING STUDENT RECORDS

Former students/alumni can request their records for a fee. There is no fee for transcripts for current students. No student records, report card, diploma may be withheld because of non-payment of any fee or charge.

EXCEPTIONAL CHILDREN'S RECORDS

The Guilford County School District will comply with <u>Procedures Governing Programs and Services for Children With Special Needs</u>. All procedures specifically outlined for the official school record will be maintained for exceptional children's records also. The following process should be followed with ECS records.

Within each ECS file, the following documents will be photocopied separately and cross-referenced through a database with the corresponding permanent school record:

- a) initial parental permission for screening and evaluation
- b) most current parental permission for screening and evaluation
- c) results of initial evaluation necessary for placement
- d) results of most current evaluation necessary for placement
- e) initial parental permission for placement or parent notification of removal
- f) most current parental permission for placement or parent notification of removal
- g) initial individualized education program

- h) most current individual education program
- i) status of referral if evaluation is not completed
- i) initial re-evaluation and most current re-evaluation of placement

Each sending school is responsible for placing the above documents at the front of the ECS record prior to transferring the record to the Student Records Office. These documents should be so organized for Graduated, Inactives, Withdrawals and Transfers outside of the Guilford County Schools.

TRANSFER RECORDS OUTSIDE THE SCHOOL SYSTEM

A copy of the following data should be retained permanently by the local school district upon the transfer of the student:

- a) student's name and identifying information (including names and address
 of parents or guardian), verified birthdate, and birthplace
- b) dates of attendance
- c) name and address of the school to which student transferred or date of graduation
- d) date records were transferred
- e) student's grades and test information
- f) student's immunization and other health data
- g) an inspection log of all non-school based personnel

Note: Notification of the parents' right to access a student's record is included in the student handbook published each year.

Each school is responsible for forwarding the original Permanent School Record of any student (Grades K-12) transferring outside of the administrative unit to the Student Records Office at the Central Office at 120 Franklin Blvd., in Greensboro. These records can be sent through the local courier system. The Student Records Office will record these records on a database before microfilming the record and forwarding the original record to the requesting school within five working days (barring any unforeseen circumstances that would hinder this process). Written requests from the school to which the student transferred for school records will be required. A Transfer of Records Checklist will accompany each school record sent to the Student Records Office. This checklist shall be used to verify that each of the above documents is included in the Permanent School Record before sending the record to be microfilmed. All records should follow the uniform order on the Transfer of Records Checklist. The receiving school will sign the Transfer of Records Checklist to verify that it received the entire record and return the yellow copy to the sending school.

MILITARY RECRUITMENT

Under the No Child Left Behind legislation, the Department of Public Instruction will generate a list of secondary school students' names, addresses and telephone listings after day 30 of each districts school year for military recruiters. These are to be used for recruiting purposes and for informing young people of scholarship opportunities

The legislation does give secondary school students and parents the option of requesting that the student's name, address and telephone number not be shared with military recruiters. Parents and students who choose this option should inform the school in writing within 30 days of the opening of school each year that information on their students should not be given to military recruiters (GCS Military Opt-Out Request Form). If a parent/guardian or eligible student waits until after this time period has elapsed, the Guilford County Schools will honor such requests for future disclosures.

SCHOOL HEALTH EDUCATION PROGRAM: REPRODUCTIVE HEALTH AND SAFETY EDUCATION

Health and Physical Education is required as part of the curriculum adopted by the State Board of Education. Health Education includes topics such as mental and emotional health, personal and consumer health, interpersonal communications and relationships, nutrition and physical activity, and alcohol, tobacco, and other drugs. Physical Education includes categories such as motor skill development, movement concepts, health related fitness, and personal/social responsibility.

The nature of Health Education often includes discussion of sensitive topics. In these situations teachers are trained in appropriate content, as well as proper teaching methods. In particular, parents/guardians are advised that (1) puberty is taught in the fourth, fifth, and sixth grade curricula and (2) sexual abstinence until marriage, risks of premarital sexual activity, the prevention of unintended pregnancy and sexually-transmitted diseases, sexual assault and abuse, sex trafficking prevention and awareness, methods of contraception, and reproductive health and safety are taught in the seventh through high school curriculum. Parents/guardians will be notified of specific times when the curriculum/instructional materials which will be used may be reviewed at their child's school.

SUMMARY OF TESTING PROCEDURES BY TESTING PROGRAM

END-OF-COURSE TESTING PROGRAM

GENERAL DESCRIPTION

Students enrolled in courses that result in credit for Math 1, Math 3, Biology and English II, are required to participate in the EOC tests. Each student shall take the appropriate EOC assessment the first time the student takes the course even if the course is an honors or Advanced Placement course. Students may drop a course with an EOC assessment within the first 10 days of a block schedule or within the first 20 days of a traditional schedule. Students who are enrolled for credit after the 10/20 days must participate in the appropriate EOC.

PURPOSE/USE

The EOC tests were developed by the NC Department of Public Instruction to provide an accurate measurement of individual student knowledge and skills specified in the NC Standard Course of Study; and provide an accurate measurement of the knowledge and skills attained by groups of students for school, school system and state accountability. Results of these tests are reported as a final exam grade and are required by the state to count as at least 20% of the student's final grade. Middle school students taking EOC courses also have their exam count 20% of the final grade.

WHEN ADMINISTERED

The test window for EOC tests is the last 5 days for semester courses and the last 10 days for traditional schedule.

MAKE-UP ADMINISTRATIONS

Make-up testing is completed immediately following the regular administration of the EOC tests. Each school will establish a schedule indicating date and time for makeup testing.

WHAT IF I MISS MAKE-UPS?

After scoring is completed, there are no additional opportunities to take the tests.

CAN I TAKE MY EOC EARLY?

Certain situations involving military deployment or medical issues will be considered for early testing or exclusion by the NCDPI on a case-by-case basis. Students who miss the regularly scheduled EOC are permitted to take the test during the makeup period.

AMERICAN COLLEGE TESTING PROGRAM (ACT)

GENERAL DESCRIPTION

North Carolina administers the ACT Suite of assessments which includes WorkKeys. The new school accountability model includes ACT scores for all eleventh grade students. The ACT test results from the state administration can also be used by students for college admission purposes. WorkKeys is administered as a career-readiness measure to students who are projected to graduate in the current school year and are identified as, or expected to be Career and Technical Education (CTE) Concentrators.

PURPOSE/USE

The ACT test assesses high school students' general educational development and their ability to complete college-level work. The ACT for North Carolina has four multiple-choice tests covering skill areas of English, mathematics, reading, and science.

WHEN ADMINISTERED

The ACT is administered once during the school year to all students enrolled in grade 11. The ACT is also administered at selected sites nationally. For these national administrations, students must pay and register by mail several weeks prior to the test date. Registration information is available in the school counselors' office at each high school. In the U.S., the ACT is administered on seven national test dates: in September, October, December, February, April, June, and July. There is no charge for the state administration of the ACT and WorkKeys.

MAKE-UP ADMINISTRATIONS

There is one additional date provided for students who miss the initial test day of the state administration of the ACT. Special regulations have been established by the American College Testing Program concerning test dates and sites. The school test coordinator will be glad to contact ACT concerning any special considerations about an administration.

WHAT IF I MISS MAKE-UPS?

There are no additional dates provided for the state administration of the ACT.

PRELIMINARY SAT/NATIONAL MERIT SCHOLARSHIP QUALIFYING TEST (PSAT)

GENERAL DESCRIPTION

The Preliminary SAT/National Merit Scholarship Qualifying Test (PSAT/NMSQT or more often simply called the PSAT) is aligned with the SAT. This test measures the skills and knowledge that are essential for college readiness and success through sections on evidence-based reading, writing and language, and math.

Reading and writing skills are assessed by multiple-choice questions which address vocabulary in context, command of evidence, analysis of informational texts, expression of ideas and standard English usage.

Math sections have both calculator active and inactive sections and employ multiplechoice and "grid-in responses" to measure how well students understand and apply mathematics to new situations and non-routine problems.

PURPOSE/USE

The PSAT is used to help students practice for the SAT and to qualify for scholarships and recognition from such programs as the: National Merit Scholarships, National Achievement Scholarships for Outstanding Negro Students, National Hispanic Scholar Recognition Program, Student Search Service and some statewide and national industry scholarship competitions.

WHEN ADMINISTERED

The PSAT will be administered nationally on Wednesday, October 12, 2022 and Saturday, October 15, 2022. All students in grades 10 and 11 will take the PSAT/NMSQT on October 12, 2022 during the school day at no cost to the student.

MAKE-UP ADMINISTRATIONS

CEEB, which administers the PSAT, may be contacted about any consideration for another date/time.

SAT

GENERAL DESCRIPTION

The SAT is an optional test nationally administered by the College Entrance Examination Board (CEEB).

The SAT measures the skills and knowledge that are essential for college readiness and success through sections on evidence-based reading, writing and language, math and an optional essay.

Students will be required to:

- Analyze challenging literary and informational texts, including texts in science, history, and social studies.
- Revise and edit extended texts to improve the way ideas are developed, organized, and expressed using Standard Written English conventions.
- Show command of math skills and use them to solve problems in science, social studies, and career-related contexts.
- Make careful and considered use of evidence as they read and write.
- Analyze data, including data represented graphically, in reading, writing, and math contexts.
- Demonstrate an understanding of vocabulary in context and how word choice affects meaning and tone.

PURPOSE/USE

The SAT is one of the admissions tests used by postsecondary institutions to assist in selecting students.

WHEN ADMINISTERED

There is no charge for the district-sponsored administration of the SAT. The SAT is administered at selected sites on seven national weekend test dates: August, October, November, December, March, May and June. For these national administrations, students must pay and register online or by mail several weeks prior to the test date. Registration information is available in the school counselors' office at each high school.

MAKE-UP ADMINISTRATIONS

For national administration dates, special regulations have been established by the College Board concerning test dates and sites. The school counselors will be glad to contact the College Board concerning any special considerations about an SAT administration.

WHAT IF I MISS MAKE-UPS?

Partial refunds are allowed for national administration dates. Consult the College Board Registration Bulletin or the SAT Program for further information.

ADVANCED PLACEMENT (AP)

GENERAL DESCRIPTION

The College Entrance Examination Board (CEEB) will coordinate the national administration of the Advanced Placement exams in the following areas:

Art History, Biology, Calculus AB & BC, Capstone Research, Capstone Seminar, Chemistry, Chinese Language and Culture, Computer Science A, Computer Science Principles, English Language and Composition, English Literature and Composition, Environmental Science, European History, French Language and Culture, German Language and Culture, Government and Politics: Comparative and United States, Human Geography, Japanese Language and Culture, Latin, Macroeconomics, Microeconomics, Music Theory, Physics I and II, Physics C, Psychology, Spanish Language and Culture, Spanish Literature and Culture Statistics, Studio Art: 2-D design, 3-D design and Drawing, United States History and World History: Modern.

PURPOSE/USE

Postsecondary institutions use Advanced Placement test results to help place students in the correct course level and to award credit for knowledge students have already attained. Taking Advanced Placement courses shows a commitment to the highest academic level and makes students more attractive candidates for admission to colleges and universities.

The North Carolina Department of Public Instruction funds the cost of AP exams for all students enrolled in the corresponding AP course.

WHEN ADMINISTERED

Tests are generally administered in the morning and afternoons during two weeks in May. A specific schedule of when each test is given will be provided to schools during the fall of the year.

MAKE-UP ADMINISTRATIONS

Special procedures have been established by the College Board concerning the administration of AP exams. The school counselors will be glad to contact the College Board concerning any special considerations about an AP administration. Additional fees may be charged in some circumstances.

WHAT IF I MISS MAKE-UPS?

Some refunds are allowed and some exams may be administered later. Consult the school counselor, who has copies of Advanced Placement Program regulations and procedures.

INTERNATIONAL BACCALAUREATE (IB)

GENERAL DESCRIPTION

International Baccalaureate (IB) is a highly disciplined academic option available at four Guilford County High Schools: Grimsley, Smith, High Point Central and Page. Students not enrolled at these schools but who wish to attend should apply and will be considered for transfer, under GCS Student Assignment guidelines. IB students begin the Diploma Program courses in the 11th grade, though they are encouraged to attend an IB school beginning in 9th grade. A student who withdraws from an IB program at a school they would not normally attend will be reassigned to their sender school. Each school has an on-campus IB Coordinator to assist and counsel students.

PURPOSE/USE

Involvement in International Baccalaureate courses shows a commitment to the highest academic level and makes the students more attractive candidates for admission to colleges and universities. Postsecondary institutions use International Baccalaureate test results to help place students in the correct course level and to award credit (in some cases) for knowledge students have already attained.

The North Carolina Department of Public Instruction funds the cost of IB exams for all students enrolled in the corresponding IB course.

WHEN ADMINISTERED

Tests will be administered in May. A specific schedule of when each test is given has been established. Students traditionally take one exam their Junior year and five their Senior year to achieve IB Diploma status.

MAKE-UP ADMINISTRATIONS

Students who miss or are unable to take a test will have the option of registering for a subsequent session, where additional fees are applicable. The school counselors or IB Coordinators will be glad to contact IB Americas concerning any special considerations about an IB administration.

WHAT IF I MISS MAKE-UPS?

There are no refunds for IB testing. If you have questions, please consult the IB Coordinator at your school or your school counselor.

STUDENT PARTICIPATION IN EXTRACURRICULAR ACTIVITIES (3620)

The Guilford County Board of Education believes that students who participate in extracurricular activities at their school, including athletics, benefit from their participation in numerous ways. The goals of the Board of Education, in encouraging participation in extracurricular activities, are to:

- 1. Promote a sense of accomplishment;
- 2. Provide leadership opportunities;
- 3. Promote good sportsmanship;
- 4. Encourage self-discipline and individual responsibility;
- 5. Encourage cooperation and concepts of team building; and
- 6. Provide healthy outlets for competition and physical fitness.

Each school is expected to have an athletic director, coaches and sponsors who are familiar with the expectations of the Board of Education and any outside governing body (for example, National Honor Society). Where the NCHSAA is applicable, coaches and athletic directors are responsible for complying with the rules established for participation and with disseminating the rules to each student participant.

CONDUCT

Participation in extracurricular activities, including athletics, is a privilege, not a right. The Guilford County Board of Education expects all students who represent their school through participation in extracurricular activities to be good representatives of their school community. Students should dress, act and conduct themselves in a way that reflects positively on their school. Each student is expected to display good citizenship at all times. Taunting is expressly prohibited. Taunting includes actions or comments which are intended to bail, anger, embarrass, ridicule or demean others, whether or not deeds or words are vulgar or racist. Any student who fails to conduct himself or herself appropriately may have the privilege of participation limited or revoked.

ATHLETICS

Participation in sports is a privilege, not a right. Extracurricular sports are generally governed by the rules established by the North Carolina State Board of Education and the North Carolina High School Athletic Association. In addition to the rules established by NCHSAA, each Coach may have rules and expectations for the members of the team which shall be distributed to all players and parents at the beginning of the season. The Guilford County Schools Code of Conduct applies to all student athletes on and off the field of play. All students who participate in athletics are subject to disciplinary consequences imposed by coaches.

ELIGIBILITY TO PARTICIPATE

A student may participate in school or district sponsored extracurricular activities only if the student is regularly enrolled in Guilford County Schools.

A student who is suspended from school is not eligible to practice, play or attend any meeting during the time of suspension. If the suspension includes the last day of school before a vacation or weekend, the student becomes eligible the next calendar day after the last day of the suspension.

A student who is absent from school will not be allowed to practice or attend any meeting of the team or group on the day of the absence. Exceptions such as funerals, field trips, college visitations much be approved by the principal in advance.

TRAVEL

All students will be required to travel to and from events with the coach or sponsor and the team unless the coach or sponsor receives information directly from the parent or guardian that the student has permission to travel by other means. The Superintendent shall develop procedures for the implementation of this policy.

ATHLETIC ELIGIBILITY RULES AND REGULATIONS

Guilford County high schools abide by the North Carolina High School Athletic Association (NCHSAA) eligibility rules and regulations governing all sports and athletic activities including cheerleading. These rules and regulations can be found in the NCHSAA Handbook. Guilford County middle schools abide by the State Department of Public Instruction (SDPI) eligibility rules and regulations governing all sports and athletic activities including cheerleading. These rules and regulations can be found in the SDPI Handbook for middle/junior high athletics. Students are responsible for having knowledge of and meeting these rules and regulations. Coaches and school athletic directors can provide complete information regarding these rules and regulations.

The NCHSAA Handbook and SDPI Athletic Handbook may be accessed online at the following website: www.nchsaa.org for complete information on eligibility requirements. State regulations concerning eligibility to participate in athletics pertain to age, physical examinations, enrollment in school, attendance, academics, promotion to the next grade level and residence requirements.

A brief overview of the eligibility requirements follows.

HIGH SCHOOL ATHLETIC ELIGIBILITY REQUIREMENTS:

- Age: A student may not participate in any sports if his or her 19th birth date comes on or before August 31st of the present school year.
- Eight Semester Rule: A student may not participate at the high school level for a

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- period lasting longer than 8 consecutive semesters, beginning with the student's first entry into the 9th grade.
- Medical Examination: A student must receive a medical examination once every
 395 days by a duly licensed physician, nurse practitioner or physician's assistant.
- Enrollment: A student must be enrolled within the first 15 days of school.
- Attendance: A student must have been in daily attendance 85% of the previous semester. Daily absences, excused or unexcused, cannot be made up for purposes of athletic eligibility. (All absences, regardless of reason, count in determining athletic eligibility.)
- Academics: A student in a 4 x 4 block schedule must pass 3 courses for the semester immediately prior to the semester of participation. A student on a traditional schedule must have passed 5 courses in the prior semester.
- Promotion Standards: A student must meet local promotion standards set by the Guilford County Schools. A set number of total units earned must be met in order to be promoted to the next grade level. Board Policy IKE - Continuous Academic Progress of Students is found in this handbook.
- Residence Requirements: A student is eligible to participate in athletics at the school to which he or she is assigned by the Board of Education. Transfers within the Guilford County Schools administrative district are governed by local Board of Education Policy.
- Middle and Early College Programs: If a high school does not have an athletic program, a student may participate in athletics at their home district school as long as they meet all other eligibility requirements.

MIDDLE SCHOOL ATHLETIC ELIGIBILITY REQUIREMENTS:

- Age: A student may not participate on a middle school team if his or her
 15th birth date comes on or before August 31st of the current school year.
- Medical Examination: A student must receive a medical examination once every
 395 days by a duly licensed physician, nurse practitioner or physician's assistant.
- Attendance: A student must have been in daily attendance 85% of the previous semester. Daily absences cannot be made up under any circumstances for athletic eligibility purposes, even if a student attends Saturday classes, extra help sessions or any other means to make up academic work. (All absences count, regardless of reason, in determining athletic eligibility.)
- Academics: For athletic participation in grades 6 through 8 a student must pass at least one less course than the number of required core courses as well as pass five courses the previous semester.

- Promotion: For athletic participation in grades 6 through 8 a student must meet state and local promotion standards each semester. This includes the academic requirement listed above.
- Residence Requirement: A student is eligible to participate at the school to which they are assigned by the Board of Education. Transfers within the Guilford County Schools are governed by Board of Education policy.

STUDENT ATHLETIC FEES

The Guilford County Board of Education approved an athletic fee for middle and high school athletes.

STUDENT PARTICIPATION IN INTERSCHOLASTIC ATHLETICS (3621)

The Guilford County Board of Education endorses athletic activities that support students' attainment of high academic achievement. The Board believes that student participation in interscholastic athletics should be contingent on student successes in school as measured by grade point average, attendance and conduct. Subject to law, local rules adopted by GCS and rules established by the North Carolina High School Athletic Association (NCHSAA) and the North Carolina Department of Public Instruction (NCDPI), high school students are eligible to participate in interscholastic athletics. Eligibility of students in the programs for exceptional children will be in accordance with local, state and federal guidelines. The Guilford County Board of Education has established standards for student eligibility and developed forms and assurances for students, parents, coaches and assistant coaches.

Violations of any standards established for athletic participation by students or their parents or guardians and/or any misrepresentation of any information submitted for athletic participation may result in the loss of the student's eligibility to participate in athletics in Guilford County Schools, and, potentially, in any school sanctioned by the NCHSAA. Additionally, staff members who exercise direct or indirect influence upon prospective athletes in an attempt to influence an athlete's choice of school assignment for the purpose of athletics or who otherwise violate any part of the rules regarding athletic eligibility will be subject to disciplinary action, up to and including termination of employment.

GRADE POINT AVERAGE AND ELIGIBILITY TO PARTICIPATE IN ATHLETIC ACTIVITIES

To be eligible to participate in interscholastic athletics, students participating in athletics must pass a minimum load as established by NCHSAA during the preceding semester and must meet GCS and State promotion standards. In addition to existing academic requirements, all students are required to earn a weighted GPA of 2.0 each semester. First semester eligibility is determined by the GPA earned during the preceding spring semester and second semester eligibility is determined using the GPA in the first semester of the same school year. First year freshmen are required to earn a weighted 1.50 GPA for the first semester in order to be eligible during the second semester. Beyond their first semester as freshmen, all students will be required to have a weighted 2.0 GPA. If the GPA for the spring semester falls below a weighted 2.0, but the GPA for both semesters combined is at or above a weighted 2.0, the student will be eligible for participation during the first semester. Freshmen upon first entering the 9th grade are academically eligible to participate in athletic activities.

PROMOTION

In addition to meeting the grade point academic eligibility required by GCS described above, the State and GCS require students to be promoted from the previous grade in order to remain academically eligible to participate in athletics. Each school has established promotion standards based on that school's academic program consistent with the requirements of the State of North Carolina.

ATTENDANCE

GCS believes that regular attendance is a fundamental component of a successful educational experience and expects student athletes to meet attendance eligibility standards established for participation in interscholastic sports. Students must be present in school at least 85% of the school days each semester in order to remain eligible for the following school semester's sports. The attendance rules apply regardless of whether the absences are excused or unexcused.

SUMMER SCHOOL

Courses taken during the formal July summer school program under guidelines established by GCS may be used to recover credit affecting athletic eligibility for the fall semester. Per NCHSAA guidelines, credits earned during summer school may be applied to the immediately preceding spring semester for athletic eligibility purposes.

HARDSHIP WAIVER OF ACADEMIC ELIGIBILITY REQUIREMENTS

Occasionally a student faces circumstances that are unforeseeable, unavoidable or out of the control of the student or his parent or guardian and that have the direct effect of rendering a student academically ineligible for participation in athletics. Additionally, although students with disabilities ordinarily can and will meet all eligibility criteria, occasionally students with disabilities may have circumstances that prevent them from meeting eligibility criteria. If their ineligibility has a direct relationship to the student's disability, the school may apply for a waiver.

GCS will consider whether it is appropriate to grant a waiver of the attendance or academic requirements for the semester at issue only. Hardship waivers will be considered at the request of the school administration of the school where the student is enrolled at the time of the request. The school administration shall follow the procedures established for consideration of a hardship waiver and will only be considered during the Hardship Waiver Period designated by the GCS Director of Athletics.

In order to be considered a hardship, the cause of the student's ineligibility must be directly and materially as a result of causes outside the control of the student and his family such as a serious illness or family emergency or other unforeseeable and uncontrollable condition or, if a student has a disability that the student believes

directly and substantially caused the student's ineligibility, that may also be considered a hardship. The mere fact that a student has a disability, absent a direct relationship between the disability and the failure to meet the eligibility criteria, is not sufficient to establish a hardship. Consideration shall also be given to the potential effect of the commitment of time and effort required for athletic participation on the academic achievement of students for whom waivers are requested.

STUDENTS ASSIGNED A BASE SCHOOL

The Board believes that students should not be allowed to transfer from school to school for the purpose of participating in athletics. To that end, students will be assigned a "base" school for the purposes of athletic participation. The "base" school will be the student's school of assignment according to the student's domicile or administrative assignment as determined by GCS in their ninth-grade year or whenever they first enter GCS schools in high school.

Students who attend schools other than their base schools after the beginning of ninth grade and whose transfers were consistent with administrative procedures (JI-P), will not have a 365-day waiting period from the date of enrollment at the non-base school before they are eligible to participate in interscholastic athletics. Students who attend schools other than their base schools after the beginning of ninth grade and whose transfers are not consistent with administrative procedures (JI-P) will have a 365-day waiting period from the date of enrollment at the non-base school before they are eligible to participate in interscholastic athletics.

PROOF OF DOMICILE

Annually, prior to participation in a sport for the current school year, parents and students are required to complete a residence verification form and provide at least two documents as proof of domicile. Parents and students should be aware that they may have only one domicile at any one time. In order to establish domicile, they must be able to show that they reside at the address full time and permanently, that they have abandoned any previous domicile, and that they intend to indefinitely continue to reside at the domicile. Temporary or part-time residences will not be considered domiciles for purposes of school assignment or athletic eligibility.

Cases of alleged impropriety related to residence will be investigated by the Athletic Eligibility Committee, to be established by the District Athletic Director. If the Committee determines that the student was improperly enrolled, the student will lose athletic eligibility for a period up to 365 days and will be required to enroll in the appropriate school.

Students who apply for enrollment at any school using false information shall be prohibited from participating in any extracurricular activities, including sports, for 365 days. Students and parents who fail to timely update their domicile information may also be subject to a period of ineligibility up to and including 365 days.

SCHOOLS WITH NO ATHLETIC PROGRAMS

Several GCS high schools, including early colleges, middle colleges and Weaver Academy, among others, have no athletic programs. Students enrolled in these schools are permitted to participate in athletics at their base school without a waiting period.

STUDENT CONDUCT

A student who is suspended from school is not eligible to practice, play, dress out, travel or attend any meeting during the time of suspension. If the suspension includes the last day of school before a vacation or weekend, the student becomes eligible at their base school the next calendar day after the last day of the suspension. Students who transfer in lieu of completing or in the midst of serving a long-term suspension at their base school are not eligible to participate in athletics at their new school for 365-days.

A student who is absent from school will not be allowed to practice, play, dress out, travel or attend any meeting of the team or group on the day of the absence. Exceptions such as funerals, field trips and college visitations must be approved by the principal in advance.

The Superintendent shall develop procedures for the implementation of this policy.

VISITORS AT SCHOOL SPONSORED ACTIVITIES (5020)

The Guilford County Board of Education values the participation of parents and community in the activities of the schools and encourages adults to serve as role models for students. The Board welcomes visitors to the campuses of the schools and provides for opportunities to observe and learn about the educational programs, to use the facilities in compliance with policies designed for community use of our facilities, and to attend public events, including sporting events, musical and dramatic presentations offered to the public.

While visitors are welcome on campus, the paramount concern of the board is to provide a safe and orderly educational atmosphere in which disruptions and distractions are minimized. The Superintendent and each building supervisor may establish and enforce reasonable rules to address these concerns. In addition, the following requirements apply:

- All school visitors must report immediately to the administrative office at the school for permission to be in the school. Each principal is responsible for ensuring that signs are posted in the school to notify visitors of this requirement.
- Any personnel who see[s] an individual in a school who has not received permission must either direct the individual to the office or notify the principal depending on the circumstances.
- Students shall notify a staff member of any unusual or suspicious behavior that may endanger safety. Staff must report immediately to the principal any student's information or their own observation of such behavior.
- Visitors will not be allowed to distract the teacher from instruction or interrupt the instructional process.
- Spectators at events open to the public are expected to conduct themselves so as to model good sportsmanship and citizenship. This applies to student spectators as well as adult spectators. Spectators shall not:
 - Harass, degrade or heckle players, participants or referees:
 - Throw anything on the playing surface; and
 - Approach the coach of either team before, during or after the game unless invited by the coach to do so.
 - Student spectators who violate this policy are also in violation of the Code of Conduct and will be disciplined accordingly.

Any visitor to a school or school event who violates this policy will be asked to leave and may lose the privilege of coming on campus and/or attending school events in the future

STUDENT ASSIGNMENT

The Guilford County Board of Education will adopt attendance zones for the schools within the district. School attendance zones shall be recommended by the Superintendent and adopted by the Board of Education, incorporating the guiding principles as noted in Section III. In the instance of the construction of new roads or new subdivisions within a school year, the Superintendent is authorized to make minor changes to school attendance boundaries.

I. STUDENT ASSIGNMENT AND TRANSFER WITHIN THE SCHOOL SYSTEM

A. ASSIGNMENT

- 1. It is the intent of the Board that all students who qualify for admission to its schools shall be assigned to the schools in the attendance zone of their domicile. However, students may be assigned to schools based on administrative or programmatic issues such as specialized programs or classrooms, handicap accessibility, student safety, discipline or issues deemed in the best interest of the student and/or effective administration of the schools. An out-of-district student who has been accepted for admission shall be assigned to a school within a reasonable proximity to the student's domicile that meets the best interest of the student and the orderly and efficient administration of the public schools. The district is under no obligation to furnish school transportation for students living outside the district.
- Students whose parents, legal guardian, or legal custodian change their domicile within the school district during a school year may be permitted to complete the remainder of the school year in their initial school, provided they submit necessary request forms to the Student Assignment Office, have no attendance or behavior problems and furnish their own transportation.
- Students whose parents, legal guardian or legal custodian change their domicile to outside the county during the school year may be permitted to complete the remainder of the year in their present school location provided they meet the requirements stated in SCHOOL ADMISSION POLICY: JBC, furnish their own transportation, and pay tuition when applicable.

B. TRANSFERS/ASSIGNMENTS WITHIN THE SCHOOL SYSTEM

The Superintendent or his/her designee shall have the authority to approve or deny requests for transfers/assignments based upon the following factors:

The best interest of the child includes but is not limited to:

- a. school enrollment capacity; students will not be reassigned to schools that
 are identified as already exceeding core facility capacity or where appropriate class size will be jeopardized except for transfers under the sibling
 preference and employee hardship criteria and those required by law;
- b. sibling preference. In cases where a child in a family has been granted a transfer/assignment, preference will be considered for a sibling whenever possible; for high school student reassignments granted for a particular course of study, or high school option placements granted in accordance with Policy 3104 and 3104-R, sibling preference will not be applicable.
- c. weighing factors such as: capacity of the school, capacity of the given grade level, a continuance of the family's need that allowed the other child's transfer/assignment to be granted, and continued enrollment of the other child at the requested school;
- d. documented child care situations;
- 2. The orderly and efficient administration of the public schools includes but is not limited to:
 - a. Change of domicile during the school year. Students whose domicile changes from one school attendance zone to another within the district during the same school year may choose to complete that school year in the same school or attend school in the zone to which they have moved. If they elect to remain in the first school in order to complete that year, they shall be required to attend the school according to the zone in which they live at the beginning of the next school year. The student who is moving from one school district and is a rising 5th, 8th, 10th, 11th or 12th grader, may choose either to complete his/her elementary, middle or high school education in the school he or she is currently attending or to attend school in the new attendance zone. Students whose domicile has changed but who choose to complete the school year at their first school shall be responsible for their own transportation to and from school; and
 - b. When the Board of Education adopts new attendance zones, the district will give students who will be in the 5th, 8th, 10th, 11th and 12th grades for the year that their schools' attendance zones are scheduled to be implemented the option to remain in their previously assigned school or to attend their newly-assigned school. The District will not provide transportation to students who exercise the option to remain at their previously assigned school;

- 3. The proper administration of the school to which reassignment is requested includes but not limited to:
 - a. school enrollment capacity; students will not be reassigned to schools
 that are identified as already exceeding core facility capacity or where
 appropriate class size will be jeopardized; and
 - b. employee hardship. Employees of the school system may request a
 transfer for their children in order to facilitate the performance of their
 work and parental responsibilities. Employee-requested transfers may be
 granted after considering the convenience to the employee, the program
 and/or facility availability, and the concerns of the employee's supervisor;
- 4. The instruction, health and safety of all students includes but not limited to:
 - a. documented severe medical reasons:
 - b. program availability (each case will be reviewed based on the educational intent for the student);
 - c. safety issues as a result of past or threatened conduct or other documented concerns;

C. PROCEDURE FOR REQUESTING TRANSFER INCLUDES BUT IS NOT LIMITED TO:

- Requests for transfers for the upcoming school year must be submitted by the parent, legal guardian, or legal custodian through the online reassignment application process managed by the Student Assignment Office. The requests for transfers must be submitted between the dates established annually by the Superintendent or his/her designee;
- Any documentation that the parent, legal guardian or legal custodian wishes
 to present to support the request for reassignment must be presented at the
 time of the original request. The Board of Education may, at its discretion,
 consider additional documentation regarding the request for reassignment;
- The Superintendent or his/her designee shall notify the parents, legal guardian, or legal custodian of the decision in writing, which may include a notification from the online application system via text message and/or email;
- 4. Except for changes of domicile during the year as noted in Section B.2.a., once reassigned by the Superintendent, his/her designee or the Board, it is the intent to allow the student to remain in that school assignment through its highest grade and is predicated on good attendance and behavior, and on space availability

D. APPEAL TO THE BOARD

- 5. If the application for reassignment or transfer is denied, the applicant may, within five (5) days after receiving notice of the denial, apply in writing to the Student Assignment Office for a hearing with a Board of Education panel and shall be entitled to a prompt and fair hearing on the question of the reassignment or transfer of the child to a different school.
 - f. The Board of Education panel may, at its discretion, consider additional documentation regarding the request for reassignment.
 - g. The hearing officer shall have responsibility for scheduling Board panel hearings.
 - h. At the hearing, the panel shall consider the applicant's written documentation as previously provided (C.2) and the applicant will be given ten (10) minutes to provide oral presentation to the panel citing why the initial decision was in error of supporting the reassignment request. Five (5) minutes will be allotted for the panel to pose questions. The applicant will then be excused and the panel will deliberate after receiving instructions and advice from designated counsel.
 - i. The panel decision will be forwarded to the Board.
 - j. The applicant will be advised of the decision following a meeting of the Board.
 - Persons wishing to appeal their assignment requests to the Board shall be granted the opportunity to appeal each decision one (1) time during the school year.
- 12. To facilitate the efficient and effective administration of education to students, generally students will not be reassigned during the school year. In unusual circumstances such as medical emergency or extreme safety risk, the Superintendent's designee may assign a student to a school other than the original school of assignment for that school year. No appeal shall be granted for a request made outside the established application period in C.1.

II. RELEASES TO OTHER SCHOOL SYSTEMS

A. THE SUPERINTENDENT OR HIS/HER DESIGNEE SHALL HAVE AUTHORITY TO APPROVE OR DENY REQUESTS FOR RELEASES BASED UPON THE FOLLOWING FACTORS:

- · documented medical reasons;
- documented evidence of extreme and unusual hardship which affects the student's achievement and/or behavior;
- · change of domicile during the school year; and
- · program availability.

- B. STUDENTS WHOSE PARENTS, LEGAL GUARDIAN, OR LEGAL CUSTODIAN ESTABLISH THEIR DOMICILE WITHIN THE SCHOOL DISTRICT DURING A SCHOOL YEAR MAY BE GRANTED A RELEASE TO COMPLETE THE REMAINDER OF THE SCHOOL YEAR IN THEIR PRESENT SCHOOL LOCATION OUTSIDE THE SCHOOL DISTRICT PROVIDED THEY PAY ANY FEES REQUIRED BY THAT SCHOOL, AND FURNISH THEIR OWN TRANSPORTATION.
- C. STUDENTS RELEASED TO OTHER SCHOOL SYSTEMS MUST MEET FINANCIAL OBLIGATIONS REQUIRED BY THEIR NEW SCHOOL SYSTEMS AND PROVIDE THEIR OWN TRANSPORTATION.

D. PROCEDURE FOR REQUESTING RELEASE:

- Except in emergency circumstances affecting the health, safety, or welfare
 of the child, applications for releases must be made to the Superintendent or
 his/her designee by the parent, legal guardian, or legal custodian during the
 established application period in I.C.1
- The Superintendent or his/her designee shall notify the parents, legal guardian, or legal custodian and the other school system of the decision in writing. If the request for a release is denied, the notice shall be given to the applicant by certified or registered mail.

E. APPEAL TO THE BOARD

If the application for release is denied, the applicant may, within five (5) days after receiving notice of the denial, apply to the Student Assignment Office for a hearing with a Board of Education panel in writing on the question of the release of the child to a different school district.

III. ATTENDANCE ZONE CONSIDERATIONS

A. THE SCHOOL ATTENDANCE PLAN FOR GUILFORD COUNTY SCHOOLS IS DESIGNED TO FOSTER THE MISSION OF PUBLIC EDUCATION, TO INCLUDE PROMOTION OF HIGHER LEVELS OF ACADEMIC ACHIEVEMENT AND GOOD CITIZENSHIP DEVELOPMENT, BY:

- 1. Recognizing and valuing diversity;
- 2. Using clearly defined boundaries, where practical;
- 3. Working toward common feeder patterns throughout the district;
- 4. Organizing schools in a K-5, K-8, 6-8 and 9-12 pattern generally;
- Seeking to avoid changing an attendance zone more often than every four
 (4) years; and
- 6. Encouraging participation by all citizens in our schools.

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B. THE PLAN SHOULD SERVE THE ECONOMIC INTEREST OF TAXPAYERS BY:

- 1. efficiently utilizing transportation dollars;
- anticipating needs for additional schools or additions to existing facilities in areas of high growth and communicating to the public these needs in a timely way;
- anticipating and communicating to the public the need to have all facilities meet approved health, safety, environmental and educational standards applicable to public schools; and
- 4. seeking to utilize school facilities fully and efficiently.

LEGAL REFERENCE: G.S. 115C-367-369

NOTE: This Board Policy revises and replaces the previous Administrative Policy JBCC issued by the Superintendent 4-15-02.

Adopted: March 8, 2022

EXCEPTIONAL CHILDREN'S (EC) DEPARTMENT

A free appropriate public education (FAPE) must be available to all children residing in the State between the ages of three through 21, including children with disabilities. Any child with a disability who requires special education and related services and who has not graduated from high school is eligible to continue to receive a free appropriate public education until the end of the school year in which that child reaches the age of 22. This includes students who have been suspended or expelled from school or have been incarcerated in local jail who were eligible prior to their incarceration.

Special education refers to specially designed instruction, at no cost to the parents, to meet the unique needs of a child with a disability, including instruction conducted in the classroom, in the home, hospitals and institutions, and in other settings. Specially designed instruction means adapting, as appropriate, to the needs of an eligible child, the content, methodology, or delivery of instruction. This intensive instruction is implemented in accordance to the Individualized Education Program, or IEP, in order to address the unique needs of the child that result from the child's disability. Special education ensures access to the general curriculum so the student can meet the educational standards within the jurisdiction of the public agency that apply to all children.

EXCEPTIONAL CHILDREN'S STAFF

GCS schools are allotted EC teachers, teacher assistants, and related service providers based on need and in accordance with the North Carolina Policies on Students with Disabilities. These school-based teams are supported by EC School Support Teacher Leaders, Coordinators, and Directors in the following areas:

Pre-K, Elementary, Secondary Schools, Psychological Services, Related Services, Curriculum, Professional Learning, and Transition. An EC Parent Liaison is also available to answer questions and help parents navigate GCS and the special education process. The Assistant Superintendent for Exceptional Children's Services oversees the implementation of all EC programming. The name and contact information for the Guilford County Schools Assistant Superintendent for Exceptional Children's Services is:

Dr. Kimberly K. Steinke
Office of Exceptional Children
Guilford County Schools
134 Franklin Boulevard
Greensboro, NC 27401
Phone: 336-370-2323

Email: steinkk@gcsnc.com

RIGHT TO REVIEW RECORDS

Parents or guardians have the right to review records relevant to any identification, evaluation, or placement decision related to their student. Parents or guardians should request records through their student's EC Case Manager at the school their child currently attends.

REQUEST FOR INITIAL EVALUATION OR DETERMINATION OF ELIGIBILITY

A parent of a child, or an LEA, may initiate a request for an initial evaluation to determine if the child is a child with a disability. If an oral request for an initial evaluation from a parent is made, the LEA must provide assistance, as needed, in completing a written referral. This written referral shall be given to the principal of the school, the child's teacher, the Superintendent or other appointed official of the LEA. For preschool children with disabilities, the referral may also be given to the person designated as the person in charge of services for preschool children with disabilities.

STUDENTS IN TRANSITION

For families experiencing housing emergencies and crises, support services are available. Please contact the social worker, counselor or other school staff member at your child's school for information regarding support available for your student. You may also access the Student Support Services Resource Guide and the Student in Transition Affidavit on Guilford County School's website under "Homeless Services Department".

Guilford County Board of Education's Policy on Homeless Students (4125) is as follows:

POLICY CODE: 4125 HOMELESS STUDENTS

As required by the North Carolina Constitution and North Carolina law, the Guilford County Board of Education (the "Board") is committed to providing a free public school education to all children who are legally entitled to enroll in the District. In accordance with the McKinney-Vento Homeless Assistance Act and the North Carolina State Plan for Educating Homeless Children, the Board will make reasonable efforts to identify homeless children and youth of school age located within Guilford County, encourage their enrollment, and eliminate barriers to their receiving an education that may exist in District policies or practices. Based on individual need, homeless students will be provided services available to all students, such as preschool, free or reduced price school meals, services for English learners, special education, career and technical education (CTE), academically or intellectually gifted (AIG) services, and before- and after-school care.

The provisions of this policy will supersede any and all conflicting provisions in Board policies that address the areas discussed in this policy.

A. DEFINITION OF HOMELESS STUDENTS

Homeless students are children and youth who lack a fixed, regular, and adequate nighttime residence. The term "homeless student" will also be deemed to include the term "unaccompanied youth," which includes a youth who is not in the physical custody of a parent or guardian. Homeless children and youth include those students who are as follows:

- sharing the house of other persons due to loss of housing, economic hardship, or a similar reason;
- 2. living in motels, hotels, transient trailer parks, or camping grounds due to the lack of alternative adequate accommodations;
- 3. living in emergency or transitional shelters;
- 4. abandoned in hospitals;

- living in a primary nighttime residence that is a public or private place not designed for or ordinarily used as regular sleeping accommodations for human beings;
- 6. living in cars, parks, public spaces, abandoned buildings, substandard housing, bus or train stations, or similar settings; or
- 7. living in a migratory situation that qualifies as homeless because the child lacks a fixed, regular, and adequate nighttime residence.

B. ENROLLMENT, ASSIGNMENT, AND TRANSPORTATION OF HOMELESS STUDENTS

8. ENROLLMENT

i. Eligibility

Notwithstanding the enrollment eligibility requirements established by the Board elsewhere in policy, school personnel shall immediately enroll homeless students even if they do not have proof of residency, school and immunization records, birth certificates, or other documents; have missed application or enrollment deadlines during a period of homelessness; have outstanding fees; or are not accompanied by an adult. The Homeless Liaison shall assist the students and parents or guardians in securing appropriate records or otherwise meeting enrollment requirements.

i. Records

Homeless students transferring into the District may provide cumulative and other records directly to District personnel. The Superintendent or designee shall not require that such records be forwarded from another district before the student may enroll. However, school personnel shall immediately request the official records from the previous school.

Information regarding a child or youth's homeless situation must be treated as a student record and protected accordingly. See policy 4700, Student Records.

11. ASSIGNMENT

A homeless student (or the student's parent or guardian) may request to attend (1) his or her school of origin or (2) any public school that other students living in the same attendance area are eligible to attend. The school of origin is defined as the school the student attended before losing permanent housing or the school in which the student was last enrolled, including a preschool. When a student completes the final grade level served by the school of origin, the school of origin includes the

designated receiving school at the next grade level for all feeder schools. Unless not in the student's best interest, a homeless student who continues attending the school of origin will remain enrolled in the school of origin for the entire time the student is homeless and until the end of any academic year in which the student moves into permanent housing.

The Superintendent shall designate the Director of Student Assignment or other appropriate personnel to consider the parent/student's request and to decide, in consultation with the Homeless Liaison, which school a homeless student will attend. The decision must be based upon consideration of student-centered factors related to the student's best interest, including factors concerning the impact of mobility on achievement, education, health, and safety of homeless students, giving priority to the request of the student's parent or guardian or the unaccompanied youth. The Superintendent's designee must presume that keeping the student in the school of origin is in the student's best interest unless contradicted by the student's parent or guardian or the unaccompanied youth.

If the Superintendent's designee determines that it is not in the student's best interest to attend the school of origin or the school requested by the parent or guardian or unaccompanied youth, he or she must provide a written explanation of the reasons for the determination to the parent or guardian or unaccompanied youth, along with information regarding the right to appeal the placement decision, as described in Section D, below.

12.TRANSPORTATION

The Board of Education will provide homeless students with transportation services comparable to those of other students. In addition, at the parent or guardian's request (or at the request of the Homeless Liaison for unaccompanied youth), the Board will provide transportation services to/from the school of origin. The Superintendent or designee and the Homeless Liaison shall coordinate homeless students' transportation needs, based on the child's best interest. In situations in which a student attends school in this District but his or her temporary housing is in another district (or vice versa), the Superintendent or designee shall work with the other district to share the cost and/or responsibility for transportation. If an agreement cannot be reached between the districts, the cost of such transportation must be divided evenly.

If a homeless student becomes permanently housed and chooses to remain in his or her school of origin, the Board will provide transportation to the student for the remainder of the school year.

C. ELIGIBILITY FOR TITLE I SERVICES

Homeless students are automatically eligible for Title I services. The Homeless Liaison and the Title I director shall collaborate to identify the needs of homeless students.

D. ENROLLMENT DISPUTE RESOLUTION

The District will implement an enrollment dispute resolution process that is consistent with the process required by the State Board of Education in the North Carolina Administrative Code, 16 N.C.A.C. 6H .0114, .0115, .0116 and will publish the process on its website and/or in the Student and Parent Handbook.

The student or parent or guardian will be referred to the District's Homeless Liaison, who shall carry out the appeal process as expeditiously as possible after receiving notice of the dispute.

E. HOMELESS LIAISON

The Superintendent or designee shall appoint and train a school employee to serve as the Homeless Liaison.

Legal References: McKinney-Vento Homeless Assistance Act, <u>42 U.S.C. 11431</u>, et seq.; Non-Regulatory Guidance on Education for Homeless Children and Youths Program, U.S. Department of Education (July 2016); <u>G.S. 115C-366</u>(a2), <u>-369</u>; <u>16 N.C.A.C. 6H.0114</u>, <u>.0115</u>, <u>.0116</u>; State Board of Education Policy <u>SPLN-000</u>

Cross References: Immunization and Health Requirements for School Admission (policy $\underline{4110}$), Domicile or Residence Requirements (policy $\underline{4120}$), Discretionary Admission (policy $\underline{4130}$), School Assignment (policy $\underline{4150}$), Student Records (policy $\underline{4700}$)

Replaces: JBC (in part) (revised November 17, 2016)

Adopted: June 21, 2018

Revised: December 14, 2021

POLICY CODE: 1320/3560 TITLE I PARENT AND FAMILY ENGAGEMENT

The Guilford County Board of Education recognizes the value of family engagement in a child's academic success and believes that the education of children is an ongoing cooperative partnership between the home and the school. Parents and other family members are their children's first teachers; therefore, the continued involvement of parents and family members in the educational process is most important in fostering and improving educational achievement. District officials shall strive to support parents and provide parents and family members with meaningful opportunities to become involved in the programs offered by the Title I schools. The Board encourages parents and family members to participate in the design and implementation of the programs and activities in order to increase the effectiveness of the District's Title I program in helping students meet state and local achievement standards.

A. DEFINITION OF PARENT AND FAMILY ENGAGEMENT

For the purposes of this policy, the term "parent and family engagement" means the participation of parents, guardians, and other family members in regular, two-way, and meaningful communication involving student learning and other school activities, including ensuring the following:

- 13. that parents and family members play an integral role in assisting their child's learning;
- 14. that parents and family members are encouraged to be actively involved in their child's education at school;
- 15. that parents are full partners in their child's education and parents and family members are included, as appropriate, in decision making and on advisory committees to assist in the education of their child; and
- 16. that the District utilizes activities to support parent and family engagement in the Title I programs.

B. PURPOSE AND OPERATION OF TITLE I PROGRAM

The Title I program is a federally supported program that offers assistance to educationally and economically disadvantaged children to help ensure they receive an equitable, high-quality, well-rounded education and meet the District's challenging academic standards. The Title I program provides instructional activities and supportive services to eligible students over and above those provided by the regular school program.

Qualified Title I schools will operate as school-wide programs or targeted assistance programs based upon federal eligibility criteria. School-wide programs will provide comprehensive support to offer improved opportunities for all students in the school to meet the District's academic standards. Targeted assistance programs will provide services to eligible students most in need of assistance in the school, as determined by objective criteria established by the Superintendent or designee. Eligibility criteria may include, for example, standardized test scores, teacher judgment, and results of preschool screening and home-school surveys.

Both school-wide and targeted assistance programs shall be based on effective means of improving student achievement and shall include evidence-based strategies to support parent and family engagement.

C. ANNUAL MEETING AND PROGRAM EVALUATION

Each year, school officials must invite parents of students participating in Title I programs to a meeting to explain parental rights, discuss the programs and activities to be provided with Title I funds, and solicit input on the Title I program and this policy. In addition, school officials must provide parents and family members a meaningful opportunity annually to evaluate the content and effectiveness of the Title I programs and the parent and family engagement policies and plans. Information collected from these proceedings will be used to revise Title I programs and parent and family engagement plans.

D. PARENT AND FAMILY ENGAGEMENT EFFORTS

The Board believes that the involvement of Title I parents and family members in the design and implementation of the Title I program will increase the effectiveness of the program and contribute significantly to the success of the children. The Title I staff and all District personnel shall strive to conduct outreach to parents and family members and involve them in activities throughout the school year.

The Superintendent shall ensure that this District-level parent and family engagement plan is developed with, agreed upon with, and annually distributed to parents and family members of participating students. In addition to the District-level parent and family engagement plan, each school participating in the Title I program shall jointly develop and annually distribute to parents and family members a school-level written parent and family engagement plan that describes the means for carrying out school-level policy, sharing responsibility for student academic achievement, building the capacity of school staff and parents for involvement, and increasing accessibility for participation of all parents and family members of children participating in Title I programs, including parents and family members who have limited English proficiency, who have disabilities, or who are migratory. School-level plans must involve parents in the planning and improvement of Title I activities and must provide for the distribution to parents of information on expected student achievement levels and the school's academic performance.

School officials shall invite appropriate school personnel from private schools to consult on the design and development of its programs in order to provide equitable services to students enrolled in private schools. The Superintendent or designee shall establish any additional procedures necessary to achieve timely and meaningful consultation with private school officials in accordance with federal law.

In addition, District officials and Title I school personnel shall do the following:

- 17. involve parents and family members in the joint development of the Title I program and school support and improvement plan and the process of school review and improvement by including parents on the school advisory committee and any committees that review the Title I program;
- 18. provide coordination, technical assistance, and other support from various central office departments necessary to assist and build the capacity of all participating schools in planning and implementing effective parent and family engagement activities that are designed to improve student academic achievement and school performance;
- 19. coordinate and integrate parent and family engagement strategies in the Title I program to the extent feasible and appropriate with parental engagement strategies established in other federal, state, and local laws and programs;
- 20. with the meaningful involvement of parents, conduct an annual evaluation of the content and effectiveness of the District parent and family engagement policies and program in improving the academic quality of the school and assisting students to meet the District's academic standards;
- 21. strive to eliminate barriers to parental participation by assisting parents who have disabilities and parents who are economically disadvantaged, have limited English proficiency, are migratory, or have other backgrounds or characteristics that may affect participation;
- 22. provide outreach and assistance to parents and family members of children who are participating in Title I programs in understanding the state's testing standards, the assessments used, Title I requirements, and all national, state, and local standards and expectations through such efforts as communitybased meetings, posting information on school websites, sending information home, newsletters, workshops, and newspaper articles;
- 23. design a parent–student–school staff compact that sets out respective responsibilities in striving to raise student achievement and explains how an effective home/school partnership will be developed and maintained;
- 24. with the assistance of parents, ensure that teachers, specialized instructional support personnel, principals, and other staff are educated in the

value of parents as partners in the educational process and understand how to work with, communicate with, and reach out to parents as equal partners in education:

- 25. distribute to parents information on expected student proficiency levels for their child and the school's academic performance, and provide materials and training to help parents monitor their child's progress and work with educators to improve achievement through such methods as literacy training or using technology, which may include education about the harms of copyright piracy;
- 26. coordinate and integrate, to the extent feasible and appropriate, parental involvement programs and activities with federal, state, and local programs, including public preschool programs, and conduct other activities in the community that encourage and support parents to more fully participate in the education of their child:
- 27. strengthen the partnership with agencies, businesses, and programs that operate in the community, especially those with expertise in effectively engaging parents and family members in education;
- 28. ensure that parents are involved in the school's Title I activities; and
- 29. provide such other reasonable support for Title I parental involvement activities as requested by parents.

E. NOTICE REQUIREMENTS

District officials and Title I school personnel shall provide effective notice of the following information as required by law. The notice must be in an understandable and uniform format and, to the extent practicable, in a language the parents can understand.

30.PROGRAM FOR ENGLISH LEARNERS

Each year the principal or designee shall provide notice of the following to parents of English learners identified for participation in a Title I, Part A or Title III funded language-instruction educational program:

- ae. the reasons for the child's identification:
- af. the child's level of English proficiency and how such level was assessed;
- ag. methods of instruction;
- ah. how the program will help the child;
- ai. the exit requirements for the program;

- aj. if the child has a disability, how the language instruction educational program meets the objectives of the child's individualized educational program (IEP);
- ak. any other information necessary to effectively inform the parent of the program and the parental rights regarding enrollment, removal, and selection of a program for English learners; and
- al. notice of regular meetings for the purpose of formulating and responding to recommendations from parents.

39. DISTRICT REPORT CARD

Each year, District officials shall disseminate to all parents, schools, and the public a District report card containing information about the District and each school, including, but not limited to:

- an. the following information both in the aggregate and disaggregated by category: student achievement, graduation rates, performance on other school quality and/or student success indicators, the progress of students toward meeting long-term goals established by the state, student performance on measures of school climate and safety, and, as available, the rate of enrollment in post-secondary education;
- ao. the performance of the District on academic assessments as compared to the state as a whole and the performance of each school on academic assessments as compared to the state and District as a whole;
- ap. the percentage and number of students who are:
 - xliii. assessed,
 - xliv. assessed using alternate assessments,
 - xlv. involved in preschool and accelerated coursework programs, and xlvi. English learners achieving proficiency;
- au. the per pupil expenditures of federal, state, and local funds; and
- av. teacher qualifications.

49. TEACHER QUALIFICATIONS

ax. At the beginning of each year, District officials shall notify parents of students who are participating in Title I programs of (1) the right to request public information regarding the professional qualifications of the student's classroom teachers and paraprofessionals providing services to the child and (2) that such information will be provided in a timely manner (see policy 7820, Personnel Files).

ay. The principal or designee of a Title I school shall provide timely notice informing parents that their student has been assigned to or has been taught for at least four consecutive weeks by a teacher who does not meet applicable state certification or licensure requirements at the grade level or subject area in which the teacher has been assigned.

52.STUDENT'S ACADEMIC GROWTH AND ACHIEVEMENT

School officials shall provide to each parent of a student who is participating in a Title I program information on the level of achievement and academic growth, if applicable and available, of the student on each of the state's academic assessments.

53.PARENTAL RIGHTS AND OPPORTUNITIES FOR INVOLVEMENT

- bb. Each year, the principal or designee of a Title I school shall provide notice to parents of the school's written parent and family engagement policy, parents' right to be involved in their child's school, and opportunities for parents and family members to be involved in the school.
- bc. At the beginning of each school year, the principal or designee of a Title I school shall provide notice to parents of (1) their right to request information regarding student participation in state-required assessments and (2) that such information will be provided in a timely manner.

F. WEBSITE DISTRIBUTION OF INFORMATION

Each year, District officials shall publicize on the District website and, where practicable, on the website of each school:

- 56. the report card described in subsection E.2, above; and
- 57. information on each assessment required by the state and, where feasible, by the District, organized by grade level. The information must include:
 - bf. the subject matter assessed;
 - bg. the purpose for which the assessment is designed and used;
 - bh. the source of the requirement for the assessment;
 - bi. if available, the amount of time students will spend taking the assessments and the schedule of the assessments; and
 - bj. if available, the time and format for distributing results.

The Superintendent shall develop any administrative procedures necessary to implement the requirements of this policy.

POLICY CODE: 4040/7310 STAFF-STUDENT RELATIONS

The Guilford County Board of Education ("the Board") expects all employees to maintain the highest professional, moral, and ethical standards in their interactions with students. Employees are required to provide an atmosphere conducive to learning through consistently and fairly applied discipline and established and maintained professional boundaries. Employees are expected to motivate each student to perform to his or her capacity while modeling the behavior expected of students in staff-student relationships.

The interactions and relationships between staff and students must be based upon cooperation, mutual respect, and an understanding of the appropriate boundaries between adults and students inside and outside of the educational setting. Employees are expected to demonstrate good judgment and to avoid the appearance of impropriety in their interactions with students. Employees must consult their supervisor any time they suspect or are unsure whether conduct is inappropriate or otherwise constitutes a violation of this or other board policy.

For the purposes of this policy, the terms "staff" and "employees" include independent contractors and school safety officers, but do not include student employees.

A. ROMANTIC RELATIONSHIPS AND SEXUAL CONTACT PROHIBITED

All employees are prohibited from dating, courting, or entering into a romantic relationship or having sexual contact with any student enrolled in the District regardless of the student's age. Employees engaging in such inappropriate conduct at any time or in any place whether during the school day or outside of school hours, on or off-campus, will be subject to disciplinary action, up to and including dismissal, and may be subject to criminal action as provided in <u>G.S. 14-202.4</u> and <u>14-27.32</u>. Further, District personnel shall provide no assistance to an employee in finding another job, beyond the routine transmittal of personnel or administrative files, if the employee engaged in sexual misconduct with a minor or a student in violation of the law.

B. RESTRICTIONS ON ELECTRONIC COMMUNICATIONS

In accordance with policy 7335, Employee Use of Social Media, employees are
prohibited from communicating with current students through non-schoolcontrolled social media without parental permission except to the extent that
the employee and student have an appropriate relationship which originated

- outside of the school setting. Any communication through social media authorized under policy 7335 must meet the professional standards established in this policy and must otherwise be consistent with law and all other board policy.
- Instant messages, text messages, and similar technologies will be treated as
 a form of communication through social media subject to the terms of policy
 7335 and subsection B.1 above, regardless of whether the messaging service
 is actually provided through a social media service or otherwise.
- 3. Employees are prohibited from engaging in other forms of one-to-one electronic communications (e.g., voice, voice mail, email, texting, in-application messaging technologies, photo or video transmission, and other emerging technologies) with students without written prior approval of the employee's supervisor and the student's parent. This rule shall not apply, however, if one or more of the following circumstances exist:
 - d. the communication (1) is for an educational purpose, (2) is conducted through a District-provided platform which archives all such communications for a period of at least three years, (this requirement does not apply to telephone or voice mail communications), and (3) occurs after the employee has given prior notice to his or her supervisor or designee that such communications will occur;
 - e. the communication serves an educational purpose and is simultaneously copied or transmitted to the employee's supervisor or designee and, upon request, to the parent or guardian;
 - the communication is necessary in a bona fide emergency, provided the communication is disclosed to the supervisor and parent or guardian as soon as reasonably possible; or
 - g. the communication derives from a relationship or association outside of the school setting and occurs with the consent of the parent or guardian, provided such communication does not otherwise violate this or other board policy.

Any one-to-one electronic communication permitted by this subsection must meet the professional standards established in this policy and must otherwise be consistent with law and all other board policies.

8. It is the duty of every employee to notify his or her supervisor of any unsolicited one-to-one communication, in any form, electronic or otherwise, received from a student when the communication lacks a clear educational purpose. School counselors are excluded from this requirement only to the extent that it conflicts with their professional duties.

- 9. Violations of this section will be considered unprofessional behavior subject to discipline, up to and including dismissal. Factors that may be relevant to the determination of an appropriate disciplinary response to unauthorized communications with students include, but are not limited to:
 - i. the content, frequency, subject, and timing of the communication(s);
 - k. whether the communication(s) was appropriate to the student's age and maturity level;
 - whether the communication(s) could reasonably be viewed as a solicitation of sexual contact or the courting of a romantic relationship, including sexual grooming;
 - m. whether there was an attempt to conceal the communication(s) from the employee's supervisor and/or the student's parent or guardian;
 - whether the communication(s) created a disruption of the educational environment; and
 - o. whether the communication(s) harmed the student in any manner.

C. REPORTING INAPPROPRIATE CONDUCT

16. REPORTING BY EMPLOYEES

Any employee who has reason to believe any of the following shall immediately report that information to the student's principal or to the employee's own supervisor, Superintendent or designee:

- that another employee is involved in a romantic or other inappropriate relationship or has had sexual contact with a student;
- that another employee has engaged in other behavior prohibited by this policy; or
- that the employee has witnessed behavior by another employee that has the appearance of impropriety, whether or not the behavior may have a valid purpose.

An employee who ignores, falsifies evidence, or fails to report the information as provided in this section may be subject to disciplinary action, up to and including dismissal.

17. REPORTING BY STUDENTS

Any student who believes that he or she or another student has been subject to misconduct that violates this policy should immediately report the situation to a teacher, the principal or other school administrator, or a school counselor, or the Title IX coordinator.

18. REPORT OF CRIMINAL MISCONDUCT

Any principal who has reason to believe that a student has been the victim of criminal conduct shall immediately report the incident in accordance with policy 4335, Criminal Behavior.

19. REPORT TO STATE SUPERINTENDENT OF PUBLIC INSTRUCTION

Any administrator, at all levels of the organization, who knows or has reason to believe that a licensed employee has engaged in conduct that would justify automatic revocation of the employee's license pursuant to <u>G.S.</u> <u>115C-270.35(b)</u> or which involves physical or sexual abuse of a child shall report that information to the Human Resources. Human Resources, in turn, will report within 24 hours to the Superintendent. Such an incident shall be reported by Human Resources to the State Superintendent of Public Instruction within five working days of any disciplinary action, dismissal, or resignation based on the conduct. For purposes of this subsection, physical abuse is the infliction of physical injury other than by accidental means or in self-defense, and sexual abuse is the commission of any sexual act upon a student or causing a student to commit a sexual act, regardless of consent and the age of the student. Failure to report such conduct may result in the suspension or revocation of an administrator's license by the State Board of Education.

This reporting requirement applies in addition to any duty to report suspected child abuse in accordance with state law and policy 4240/7312, Child Abuse and Related Threats to Child Safety, as applicable.

INTRODUCTION TO THE CODE OF CONDUCT

Guilford County Schools (GCS) is committed to maintaining effective discipline in order to establish positive learning environments that ensure that every student has the maximum opportunity to receive appropriate education. GCS recognizes that establishing order and maintaining discipline in the school setting can be achieved only through the cooperative efforts of school personnel, students and parents/guardians.

State law addresses the responsibilities of teachers and principals as follows:

"It shall be the duty of all teachers, including student teachers, substitute teachers, voluntary teachers and teacher assistants when given authority over some part of the school program by the principal or supervising teacher, to maintain good order and discipline in their respective schools." (G.S. 115C-307)

"The principal shall have the authority to exercise discipline over the pupils of the school under policies adopted by the local board of education in accordance with G.S. 115C-390.1 through G.S. 115C-390.12." (G.S. 115C-288)

DISCIPLINE: A COOPERATIVE EFFORT

In addition to meeting the requirements of the law, the district expects all school personnel to promote effective instruction and discipline through fair and non-discriminatory treatment of all students, to display an attitude of respect for all students, to initiate cooperative working relationships with all students and parents/guardians, and to seek parental/guardian input in planning and implementing discipline plans. It is the responsibility of all school personnel to consistently and impartially enforce the rules and regulations of the school and classroom while protecting the constitutional due process rights of the students.

Students are encouraged and expected to conduct themselves in a manner that is conducive to effective learning and that respects the personal, civil, and property rights of all members of the school community. Students are expected to know and to follow the rules and regulations of the school and each classroom teacher. If a student has a complaint or concern, he/she is encouraged to discuss the problem with school personnel and parents/guardians and to seek changes in an orderly, responsible manner.

Parents/guardians are encouraged to maintain regular communication with school personnel concerning their child's academic progress and conduct, to attend conferences scheduled at a time mutually convenient for all concerned, and to bring to the attention of school personnel any concern or problem that affects the education of their child. Parents/guardians are also expected to know and to encourage their child to follow the rules and regulations of the school and each classroom teacher.

To facilitate and promote cooperation between students, parents, and school personnel, the administration has established system-wide standards for the proper conduct and behavior of students in the Guilford County Schools.

The Handbook also sets out procedures for enforcing the Code and rights and responsibilities of students and parents in the event a disciplinary issue arises. This Code will be published annually in the Student Handbook. From time to time the practices and procedures change during the year. The Handbook is a guide. Updates to the Handbook and Code should be available at school sites and the administrative offices, in addition to our policy website.

GCS has broad jurisdiction over students enrolled in the system. Therefore, the Code shall apply to all facets of student behavior in the system before, during and after school hours while a student is at school in any school building and on any school premises. It shall apply: when students attend school-sponsored activities and while students are on or about any school-owned or operated vehicle and school-system contracted vehicles; while students are at designated bus stops; while students are off school property at any school-sponsored or school-approved activities or functions including, but not limited to, dances, field trips, and athletic events; during any period of time when students are subject to the authority of school personnel; and at any time when a student's behavior has a direct and immediate effect on maintaining order and discipline and protecting safety and welfare of students and staff.

The Code is not intended to restrict, in any way, the authority of principals or teachers to make rules, not inconsistent with the Code, as they are authorized by law to make for the operation of their respective schools and classrooms. The classroom teacher has the first level of responsibility in matters of student discipline and most matters should be handled by the teacher at that level. Prevention is always preferred over intervention.

Any student who refuses to comply with reasonable rules, regulations or directives imposed by any principal, teacher, or authorized school employee shall be held in violation of the Code. It shall be the responsibility of the principal, or designee, to investigate fully the cases of students appropriately referred to his or her office for misbehavior and to determine what, if any, disciplinary action is warranted.

The Code uses a system of consequences and "ranges of consequences." In the event that a principal finds that mitigating or aggravating circumstances justify a different punishment, he or she shall so specify the circumstances in his/her Memorandum of Disciplinary Action (See Appendix C). Repeated violations of the Code of Conduct shall be considered an aggravating factor supporting consequences beyond the recommended measure. With the aforementioned circumstances, the principal is granted the authority to exercise his/her good judgment to apply a greater or lesser consequence than that specified herein.

PREVENTIVE MEASURES

When it is recognized that a student is behaving in a manner that indicates potential disciplinary problems, school personnel shall make reasonable efforts to initiate preventive measures.

Possible preventive intervention procedures may include, but are not limited to:

- conferences with the student;
- conferences with the parents/quardians;
- periodic follow-up reports to parents/guardians; and
- referral to appropriate support personnel.

School personnel shall actively seek effective, positive methods and strategies to help each student learn to behave in a manner that is conducive to effective learning and that respects the rights of others. Each school principal shall systematically identify potential problem areas within his/her school that may contribute to discipline problems and shall work to maintain a positive school environment to minimize discipline problems.

CORPORAL PUNISHMENT, USE OF REASONABLE FORCE, SECLUSION AND RESTRAINT

The district believes that a well-disciplined school system can be maintained without the use of corporal punishment. Therefore, the district prohibits the use of corporal punishment by principals, assistant principals, teachers, substitute teachers and any other school system personnel, student teachers or volunteers.

While the district prohibits the use of corporal punishment as a means of discipline, school personnel may use reasonable force to control behavior or to remove a person from the scene in the following situations pursuant to G.S. 115C-390.3:

- to quell a disturbance threatening injury to others;
- to obtain possession of weapons or other dangerous objects on the person or within the control of a student;
- for self-defense:
- for the protection of persons or property; and
- to maintain order on educational property, in the classroom, or at a schoolrelated activity on or off educational property.

Schools shall not use seclusion or restraint as a means of discipline except as provided by law. The Superintendent is directed to develop procedures regarding the use of seclusion, restraint and isolation.

SUSPENSION AND EXPULSION

While the teacher has the major responsibility for classroom discipline, some disruptive behavior may require the attention of the principal or his/her designee. State law assigns the principal the authority to suspend for 10 days or less, or with prior approval of the Superintendent, for more than 10 days (G.S. 115C-390.1 through 390.12). Special statutory provisions apply in the event that a student enrolled in an exceptional children's program exhibits behavior which might result in suspension or expulsion (G.S. 115C-112). The Board expects the principal to treat any suspension or expulsion as a very serious matter and in such instances the principal should utilize resources at his/her disposal in an effort to affect another solution. In the event that a student must be suspended or excluded, the Board expects such action will be in full compliance with the provisions of the law and with the administrative policies and/or procedures.

DEFINITIONS

Aggravating Factors – Aggravating factors suggesting consequences beyond the recommended penalty include, but are not limited to; repeated violations, imminent danger to self or others, failing or refusing to follow the directives of school personnel while they are attempting to investigate or control behavior during a potential Code violation, and other extreme circumstances within the discretion of the principal.

Alternative Setting – Educational services provided by the system or another provider in a setting other than the student's school assignment.

Board - The Guilford County Board of Education.

Classroom – Locations where designated learning experiences take place and where school officials have supervisory responsibility.

Consequences – Consequences for violations of the Code of Conduct include, but are not limited to; conferences with parents, confiscation of property which disrupts the learning environment, detention, isolation, restitution, in-school suspension, suspension from school activities and events, suspension of bus privileges, afterschool detention, out-of-school suspension and expulsion (See also the section titled Disciplinary Measures).

Destructive Devices – An explosive, incendiary, or poisonous gas: bomb; grenade; rocket having a propellant charge of more than four ounces; missile having an explosive or incendiary charge of more than one-quarter ounce; mine, device similar to any of the devices listed in this subdivision.

Day or Days – School days excluding teacher workdays, holidays, vacation days, weekends and days when school is cancelled due to inclement weather or other emergencies.

Expulsion – Permanent exclusion of a student from entering the school, school grounds or riding on a school-owned or operated vehicle and prohibiting a student from enrolling in a Guilford County School.

Firearm – Any of the following: a weapon, including a starter gun, which will or is designed to or may readily, be converted to expel a projectile by the action of an explosive, the frame or receiver or any such weapon, any firearm muffler or firearm silencer. The term shall not include an inoperable an inoperable antique firearm, a BB gun, stun gun, air rifle, or air pistol. G.S. 115C-390.1(b)(5).

In-School Suspension – The in-school suspension program is an alternative to students being suspended out-of-school. The purpose is to provide a form of consequence that result in improved behaviors without the removal of students from the school environment and supervision.

Long-Term Suspension – An out-of-school suspension for any designated period of more than 10 days, but not in excess of the maximum time allowed by law (N.C.G.S. 115C-390.7).

Memorandum of Disciplinary Action – The written summation by the principal or his/her designee of the charges against the student, the principal's findings and the disciplinary action assigned by the principal as a consequence of the action.

Mitigating Factors – Mitigating factors include, but are not limited to self-defense, provocation, former record of the student, and other factors in the discretion of the principal and Superintendent.

Out-of-School Suspension – The removal of the student from school, school activities and school grounds for a designated period of time as prescribed by law.

Parent – The natural parent, legal guardian, legal custodian or person serving in loco parentis having charge or control of any student enrolled in the Guilford County Schools.

Principal – The school principal or any school professional to whom the principal may officially delegate authority.

Restitution – To make whole, by replacement or restoration of property to its original condition, or payment of money sufficient to compensate for damage to property.

School Support Officer (SSO) – The individual responsible for assisting in management of discipline concerns. This individual works directly with the principal to create a positive, disciplined learning environment.

Short-Term Suspension – The exclusion of a student from school attendance for disciplinary purposes for up to 10 school days from the school to which the student was assigned at the time of the disciplinary action.

Student – Any person enrolled or attending any of the schools within the Guilford County School district.

Tardy – Late for a class or other school period as defined by the schools and North Carolina laws and regulations.

Teacher – The professional entrusted by the Board and the Superintendent with the responsibility pursuant to law for the education, health and well-being of students under his/her direction.

Teacher Assistant – The paraprofessional hired by the Board to provide classroom support and assistance to teachers.

Year-Long Suspension – Students who bring or possess firearms or a destructive device on educational property, or to a school-sponsored event off of educational property shall be suspended for 365 days or placed in an alternative setting if the criteria set out in N.C.G.S. 115C-390.10(f) are met.

GENERAL PROVISIONS

All students shall comply with all rules and regulations governing behavior and conduct. Violation of Board or Administrative Policies or Procedures, the Student Code of Conduct of the Guilford County School Administrative Unit, regulations issued by the individual school, rules designed by teachers to govern student behavior, or the North Carolina General Statutes may result in disciplinary action including suspension of the student from the Guilford County School Administrative Unit pursuant to the Due Process Procedures for Administrative Disciplinary Action of the Guilford County School Administrative Unit.

Students shall be informed by local school rules or local school authorities of any infractions not listed in this Code of Conduct that may result in short-term or long-term suspension or expulsion. During the period that a student is suspended, he/she is prohibited from entering the grounds of any school of the Guilford County School Administrative Unit and from attending any school-related functions without express permission of the building principal. Further, a student suspended from

riding school-provided transportation should not enter a school bus or contract vehicle for the purpose of being transported from home to school or from school to home during the period of suspension.

Pursuant to North Carolina General Statute 115C-288, law enforcement authorities will be notified if the principal has personal knowledge or actual notice from school personnel that an act has occurred on school property involving assault resulting in serious personal injury, sexual assault, sexual offense, rape, kidnapping, indecent liberties with a minor, assault involving the use of a weapon, possession of a firearm in violation of the law, possession of a weapon in violation of the law, or possession of a controlled substance in violation of the law. Law enforcement will be called in other instances if the principal has reason to believe a crime may have been committed and may be called if the involvement of law enforcement would advance the principal's efforts to determine whether a crime has been committed, to quell a disturbance or to maintain order. School officials shall cooperate at all times with the efforts of law enforcement; however, school disciplinary measures will proceed independently of any criminal or juvenile investigation or prosecution.

Lockers, desks, and other school property remain at all times the property of the Board and shall be subject to search at the discretion of the Superintendent or his designee. Lockers, desks, parking lots, and any other property of the Guilford County Schools may not be used for any unlawful purpose, and any unlawful or disruptive or dangerous material found in or on school premises may be confiscated. School administrators may use specifically trained canines to sniff school and students' personal property at any time in an effort to detect the suspected presence of prohibited substances.

IMPLEMENTATION

In order to assure that all Guilford County Schools students and their parents are aware of the Student Code of Conduct and the consequences for its violation and all rights and responsibilities following an allegation of a Code violation, teachers will distribute the Code to all students and verify, in writing, the Code's distribution and discussion of the Code. Additionally, each student will be required to provide a copy of the Code of Conduct to his or her parent and every student and parent will sign a verification form that they have read and reviewed the Code and understand the expected behavior and consequences resulting from unacceptable behavior. This verification will take place at the beginning of the school year, or, in the case of students enrolling after the beginning of school, at the time of enrollment. Forms for the verifications by teachers, students, and parents are found in Appendix A and B of this document.

PROCEDURE FOR DISCIPLINARY ACTIONS AND APPEALS

OUT-OF-SCHOOL SUSPENSIONS/OSS FOR 10 DAYS OR LESS

The following procedure, pursuant to **North Carolina General Statute 115C-390.6**, will be utilized when a student is recommended for Out-of-School Suspensions/OSS for 10 days or less by the principal:

- No short-term suspension will be imposed upon a student without first providing
 the student an opportunity for a conference with a school level administrator.
 The notice to the student of the violation of the code of conduct may be oral or
 written, and the conference may be held immediately after the notice is given.
 The student has the right to be present, to be
 informed of the violation of the code of conduct and the basis for the accusations,
 and to make statements in defense or mitigation of the violation.
- 2. The school must make a reasonable attempt to contact the parent or guardian at once by phone. The school must also provide a written notice of suspension in the primary language of the parent/guardian when the appropriate foreign language resources are readily available. Both the oral and written notices must inform the parent/guardian that the student has been suspended, and must include a description of the alleged student conduct upon which the suspension is based, the period for the suspension, and also state that make-up work will be provided during the period of suspension. Finally, the notice must indicate that the student has the right to appeal the suspension and how to do so. The notice shall be given by certified mail, e-mail, or any other written method reasonably designed to achieve actual notice. In the interest of student safety, no student will be sent home before the end of the school day unless the school has established contact with the student's parents/guardian/legal custodian and provided at least oral notice of suspension.
- 3. The principal may impose a short-term suspension without providing the student an opportunity for a conference if the presence of the student creates a direct and immediate threat to the safety of other students or staff, or substantially disrupts or interferes with the education of other students or the maintenance of discipline at the school. In such cases, the notice of conference shall occur as soon as practicable. The school will, however, make a reasonable attempt to contact the parent or guardian at once by phone to provide notice of the violation of the violation of the code of conduct. The notice of the violation along with an offer to schedule a time and place for the parent/guardian to meet with the principal or designee to review the suspension will be mailed home within 24 hours.

4. If English is the second language of the parent, the notice will be provided in the parent's primary language, when the appropriate foreign language resources are readily available, and in English, and both versions shall be in plain language and will be easily understandable.

APPEAL OF A SHORT-TERM SUSPENSION:

- Short-term suspensions may be appealed by a student, parent, guardian or legal custodian under the following circumstances:
 - 1. A student did not actually do what s/he was alleged to have done;
 - 2. The suspension was issued based on unsubstantiated conclusion.
 - 3. The suspension was issued in violation of the student's rights under IDEA.
 - The suspension was issued in violation of or inconsistent with the Board of Education's Student Code of Conduct.
- Appeals should be made in writing or by completing the Parent Appeal to Short-Term Suspension Form and hand delivered, mailed, or submitted online to the principal or the principal's supervisor within five days after the suspension or disciplinary action. If a parent/guardian/student needs help writing a letter of appeal, he or she may contact the Department of Student Services.
- A student, parent, guardian or legal custodian may request that the student stay in school during the appeal of a suspension. A student determined by the principal to be a danger to others or who is highly likely to be so destructive or disruptive that the education of other students cannot continue in a safe and orderly manner will not be allowed to attend school during the appeal process. If the appeal is denied by the school principal, the second level of appeal can be made to the principal's supervisor. At the conclusion of the appeal, the principal's supervisor will determine whether the principal's recommendation for short-term suspension should be upheld.
- If a suspension is overturned upon appeal and the student did not attend school during the appeal process, the absence(s) will be coded as Local Board Policy (LBP) and the absence will not affect a student's eligibility for participation in athletics or other cocurricular or extracurricular activities.
- The parent or student may request that the decision of the principal's supervisor be further reviewed.

REVIEW OF THE PRINCIPAL'S SUPERVISOR'S DECISION:

 If the parent/student wishes to pursue further review, the written request must be received by the Chief of Schools' or Superintendent's Office within two school days of the principal's supervisor's decision by written note, e-mail, or any other written method reasonably designed to achieve actual notice. At the conclusion of the conference the Superintendent's designee will determine
whether the principal's supervisor's recommendation for short-term suspension
should be upheld. This decision is final.

MAINTENANCE OF DISCIPLINE RECORDS (EXPUNGEMENT)

OUT-OF-SCHOOL SUSPENSIONS/OSS OF 10 DAYS OR MORE

The following procedure will be utilized when a student is recommended for a long-term suspension by the principal:

- 1. The principal or designee shall investigate the alleged violation as it relates to the student;
 - a) A conference will be held with all parties involved in the situation including parent(s)/guardian(s), if they can be reached within a reasonable time,
 - b) The evidence related to the situation will be presented and reviewed during the conference.
 - If the investigation is complete at the conclusion of the conference, the parent/student will be informed of the long-term recommendation and given appeal information, and
 - d) If the investigation is incomplete at the conclusion of the conference, then the principal will render a decision as soon as the investigation is complete.
- 2. The principal or designee will notify the Superintendent's designee when a student is recommended for a long-term suspension.
- 3. The principal or designee will prepare and forward the long-term suspension recommendation letter and appeal information by hand delivery, certified mail, fax, e-mail, or any other written method reasonably designed to achieve actual notice to the parent/student within two school days. The letter will include notice of the time, place and date of the long-term suspension hearing before the Hearing Officer, who is the Superintendent's designee. The principal or designee must deliver the letter to the parent, guardian or custodian or to the address of record for the student contained in the student's official school file:
 - It is the goal of the Board that every student will be given a hearing with the hearing officer within six school days from the student's initial date of suspension,
 - The principal or designee will present to the Hearing Officer the evidence supporting the recommendation of long-term suspension and the parent/

- student will have an opportunity to present evidence disputing the recommendation of the principal,
- The hearing will be recorded and the student will have a right to a copy of the recording if requested at cost,
- The student has a right to legal representation at the hearing (at the student's expense) to present evidence, and to examine and present witnesses, including witnesses for the administration, and
- At the conclusion of the hearing the Hearing Officer, as the Superintendent's
 designee, will determine whether the principal's recommendation for
 long-term suspension should be upheld. In the alternative, the hearing
 officer may also consider disciplinary reassignment and a Behavior
 Modification Contract (BMC).

DISCIPLINARY REASSIGNMENT INSTEAD OF LONG-TERM SUSPENSION WITH A BEHAVIOR MODIFICATION CONTRACT (BMC)

In certain cases, at the discretion of the Hearing Officer, following the hearing regarding the long-term suspension recommendation of the principal, a student who is recommended for long-term suspension may be reassigned to an alternative school for a period of time, with a goal toward re-entry into the regular school community. Students will be placed on a Behavior Modification Contract (BMC). Conditions in the BMC will include disciplinary reassignment to the alternative school, acceptable attendance and appropriate behaviors at the alternative school. Other conditions may also be imposed. In the event that the student and parent consent to the reassignment and BMC and the terms of the BMC are met, the student will be eligible for reassignment back to the home school or another school at the beginning of the grading period following successful completion of the BMC. In the event the student successfully completes the BMC, the student's record will show the student was reassigned for a period of time and will not reflect a long-term suspension. In the event, however, that the BMC is not successfully completed or attendance at the alternative school is not satisfactory, the long-term suspension shall be activated and the student's record will reflect that the student was long-term suspended.

- When notice is given to parents, guardians or students of a suspension of more than ten (10) days or an expulsion, the notice shall inform them that records of such suspensions and expulsions shall be included in the student's official school record and will give them information as to the procedure for expungement or removal of this information under N.C.G.S. 115C-402.
- The record shall include the term of the suspension or expulsion, a description
 of the violation(s) for which the student was suspended or expelled, and any
 supporting documentation.

3. The student's parent, legal guardian or custodian or the student, if the student is age 16 or older or emancipated, may submit a request for removal of records of long-term suspensions or expulsions to the Superintendent or the Superintendent's designee. The request may be made using the Expungement of Disciplinary Records form. A copy of the form is in the Appendix D of this handbook.

APPEAL OF THE SUPERINTENDENT'S DECISION TO THE BOARD OF EDUCATION

The parent/student may appeal the decision of the hearing officer to a panel of the Board of Education. If the parent/student wishes to pursue an appeal to a panel of the Board, the written request must be received by the hearing officer within two school days upon receipt of the written decision of the hearing officer.

A Board panel, composed of not less than two members of the Board of Education, will hear and act upon the Hearing Officer/Superintendent's recommendation in the name of and on behalf of the Board.

- 1. The school administration and the parent/student will have the opportunity to present their case(s) to the Panel. The hearing will be recorded.
- 2. The student is entitled to have legal representation (at the student's expense), to present evidence, to present and examine witnesses, including witnesses for the administration.
- 3. The Panel will render a decision in a timely fashion.
- 4. The parent/student may request a copy of the recording of the proceedings at cost. The parent, guardian or eligible student may make the request based on the following criteria:
 - The student has either graduated from high school or has not been expelled or suspended again during the two-year period beginning on the date of the student's return to school after the suspension or expulsion;
 - The Superintendent or the Superintendent's designee determines the record of the long-term suspension or expulsion is no longer needed to maintain safe and orderly schools; and
 - c) The Superintendent or the Superintendent's designee determines the record of the long-term suspension or expulsion is no longer needed to adequately serve the student.
- The Superintendent or the Superintendent's designee will review the
 expungement request and any supporting documentation as well as other
 appropriate information including, but not limited to, the student's disciplinary,
 attendance and academic records.

- 6. The Superintendent or the Superintendent's designee shall expunge the record of long-term suspension or expulsion if the above criteria in subsection 4 are met.
- 7. If the Superintendent or the Superintendent's designee determines that the record of the long-term suspension or expulsion should not be removed from the student's record based upon the criteria in subsection 4, the student's parent or guardian or the eligible student has a right to submit to the Superintendent or the Superintendent's designee a statement of reasonable length explaining the objections to the suspension or expulsion notice contained in the records. This explanation submitted by the parent/guardian/student shall be placed in the student's permanent record to be disclosed by the school whenever the contested portion of the cumulative record is disclosed.
- 8. The Superintendent or his designee will render a written decision to the parent, guardian, or eligible student within seven (7) to ten (10) school days of receiving the request for expungement.
- 9. The Superintendent or the Superintendent's designee may expunge any record of a long-term suspension or expulsion provided that all other criteria under subsection 4 outlined above are met even if the eligible student or the student's parent or quardian does not request that the record be removed.

DISCIPLINARY MEASURES

The Board shall delegate to the Superintendent and his staff the responsibility for establishing and enforcing necessary regulations and procedures not in conflict with state or federal law so as to govern and control the conduct of students. The Board of Education expects school administrators to provide for and maintain an environment suitable for an orderly learning process. These disciplinary measures are consequences of violating the Student Code of Conduct and may include, but are not limited to the following:

- Conference with Parents Parents are encouraged to set up an appointment
 with any teacher, counselor or administrator to discuss their student's progress
 or problems. School officials may also request such a conference.
- Confiscation Any student's property which disrupts the learning environment will be removed from that student's possession.
- Court Referral In case of a drug offense, assault or other violations of the North Carolina Statutes, a student may be taken to court.
- Detention Any teacher or principal may have a student serve detention before or after regular school hours.
- **Expulsion** Permanent exclusion from the school system requires the recommendation of the principal and Superintendent and Board action.
- In-School Suspension A student is excluded from attending regular classes
 but not from attending school and is required to do assignments developed
 by his/her regular teachers. Credit is given for this work. A student will not
 be allowed to participate in any extra-curricular activities during the period of
 in-school suspension. Principals shall notify parents when a student is assigned
 to in-school suspension.
- Isolation Any student may be removed from regular class activities for any
 portion of a school day as long as he/she is placed under the supervision of an
 adult.
- Involvement of Law Enforcement Agencies In cases of violations of North Carolina General Statutes or as provided for by law, law enforcement agencies may be contacted.
- Loss of Privileges Principals, teachers, and/or their designees may withdraw specific school privileges from students who exhibit inappropriate behaviors.
- Manifest Determination A manifestation determination is a process, required by the Individuals with Disabilities Education Act (IDEA, 2004), which is conducted when considering the suspension or expulsion of a student with a disability that constitutes a change of educational placement (more than 10

days). It is conducted by the IEP team (along with other necessary qualified personnel) to investigate whether there is a relationship between the student's action(s) of concern and his/her disability. The purpose of the Manifestation Determination is to ensure that a student with a disability is not discriminated against by imposing disciplinary sanctions for behavior that is a manifestation of his or her disability.

- Out-of-School Suspension A student may be suspended from attendance at school for violations of the Student Code of Conduct.
- Short-term suspension A suspension for 10 or less consecutive school days.
- Long-term suspension A suspension for more than 10 consecutive school days.
- 365 Day Suspension A suspension for 365 consecutive calendar days.
- Parent Contact Teachers, counselors, and school administrators may contact
 parents by telephone or letter in an effort to inform them of student misconduct
 and to gain their support in altering that behavior.
- Referral to the Intervention Support Team (IST) Students who have been
 referred to the principal for discipline two or more times may be referred by the
 teacher to a school-based committee, and the committee may recommend that
 the principal provide additional advice to the teacher, transfer the student to
 another classroom, assign the student to an alternative setting, refer the student
 to the multi-disciplinary committee, or provide other services.
- Removal from School-Provided Transportation Students exhibiting inappropriate behavior may be prohibited from riding the bus or other school-provided transportation for periods of time specified in the Code's bus transportation rule or for any period of time up to the remainder of the school year should the misconduct warrant a longer suspension.
- Removal from the Classroom The removal of a student from class by a
 classroom teacher or other school official for the remainder of a class period or
 school day and placement at some other place on the school premises shall not
 be considered a short-term suspension and shall not come under the rules and
 procedures governing suspensions.
- Restitution The replacement of or payment for property taken, damaged, or destroyed will be required.
- Suspension from Extra-curricular Activities A student may be suspended from participating in any or all extra-curricular activities, including graduation exercises.

EXPULSION OF A GUILFORD COUNTY STUDENT

The Board of Education, in accordance with State statute, will expel a student only for the most serious and severe behavior. Expulsion is considered a total and final separation from the school district and its services. The Superintendent is directed to establish appropriate procedures which shall include a thorough review by the Superintendent or his designee prior to a recommendation to the Board for expulsion.

I. STANDARD FOR EXPULSION

A. TWO-TIERED TEST:

- 1. Did the student commit the act that forms the basis for the recommendation for expulsion?
- 2. Is the student's continued presence a clear threat to the safety of other students or and employees sufficient to justify expulsion from all school programs?

II. STRUCTURE OF PROCESS

N.C.G.S. §115C-390.11 provides that a student can be expelled from the Guilford County Schools if the Principal and Superintendent recommend expulsion to the Guilford County Board of Education and the Board finds, based on clear and convincing evidence, that the student's continued presence in school constitutes a clear threat to the safety of other students or employees. Therefore, the Principal and Superintendent or designee (anytime in this procedure the term Superintendent is used, it is understood to include "or designee") need to conduct an investigation and hearing to finalize their recommendation to the Board. Then a panel of the Board shall convene and determine whether to expel the student. The procedure for the decision-making process is as follows:

A. ADMINISTRATIVE LEVEL

The Principal determines if the conduct warrants recommendation for long-term suspension. The Principal shall:

- Gather all documentary evidence, including written statements, photos, weapons, police reports, student discipline record for current year and any evidence of long-term suspensions from previous years, etc. and take such this information to his/her SSO for a review and discussion.
- Put the recommendation in writing and forward it to the Superintendent's
 designee, with a copy of the recommendation to the parent or guardian, if
 the SSO and Principal concur that evidence supports expulsion by clear

and convincing standards. Upon receipt of the recommendation, the Superintendent's designee shall set a time, date and place for a hearing and send notice of the hearing to the student and his or her parent or guardian. The notice should include:

- The details of the behavior which forms the basis for the principal's recommendation,
- b) A statement that before expulsion can be invoked, the student has a right to a hearing before the Board of Education or a panel thereof as provided in N.C.G.S. §115C-45(c),
- c) The fact that if the Board of Education upholds the Superintendent's recommendation, the student will be excluded from school and all related services and activities for an indefinite period of time,
- d) A date, time and place for the hearing before the Superintendent's designee,
- e) A statement that the student has the right to be represented at the hearing by legal counsel, provided, however, that if the student intends to be represented, he/she must notify the Superintendent's designee for the Guilford County Schools system thereof prior to the date set for the hearing, and
- f) A summary of the evidence which the Principal has available at the time the notice is sent and which will be introduced at the hearing, a copy of Student Code of Conduct, and a copy of the expulsion procedures.

A form shall be attached to the notice by which the student may waive his right to a hearing before the Superintendent's designee;

- The hearing before the Superintendent's designee shall be scheduled as soon as practical following the receipt of the notice described above.
 The hearing shall be held prior to the expiration of the 10-day period for short-term suspensions when feasible;
- 4. The hearing shall be for the purpose of finding the facts as a basis for serious discipline. In those instances where the administration is recommending both long-term suspension and expulsion, the evidence and facts that form the basis of the recommendations can be heard simultaneously; and
- 5. The Principal shall present the evidence for the administration and the student and/or his parent or guardian shall present the evidence on the student's behalf. At the conclusion of the hearing, the Superintendent's designee shall determine whether there is sufficient evidence to recommend expulsion to the Board of Education.

B. BOARD OF EDUCATION LEVEL

If the Superintendent's designee determines that the conduct warrants recommendation for expulsion, he or she should:

- Determine who will serve on behalf of the administration to present the case to the Board of Education. The Superintendent's designee has the right in the event that the student is represented by counsel to request that the administration also be represented by counsel.
- 2. Send notice to the student and his or her parent or guardian, including:
 - The details of the behavior which forms the basis for the Superintendent's recommendation.
 - b) A statement that before expulsion can be invoked, the student has a right to a hearing before the Board of Education or a panel thereof as provided in N.C.G.S. §115C-45(c),
 - The fact that if the Board of Education upholds the Superintendent's recommendation, the student will be excluded from school and all related services and activities for an indefinite period of time,
 - d) A date, time and place for the hearing before the Board,
 - e) A statement that the student has the right to be represented at the hearing by legal counsel; provided, however, that if the student intends to be represented, he/she must notify the Superintendent for the Guilford County Schools system thereof prior to the date set for the hearing, and
 - f) A summary of the evidence which the administration has available at the time notice is sent and which will be introduced at the hearing, a copy of Student Code of Conduct, and a copy of the expulsion procedures.

A form shall be attached to the notice by which the student may waive his/her right to a hearing before the Board:

- 3. The hearing before the Board shall be scheduled at the next available scheduled hearing date following the receipt of the notice described above.
- 4. The Superintendent's designee acts as district representative to prepare and present evidence to the Board supporting expulsion. The hearing before the Board shall be before a panel. He/she should be prepared with at least FIVE COPIES (one for each panel member, the student, and the Board attorney), student's discipline record, criminal record if appropriate, and all documentation supporting expulsion. The Board Panel Chairperson's copy will be considered the file copy.

- 5. The Board Panel shall.
 - a) Consist of at least three members,
 - Record the hearing and keep a permanent file of all proceedings and all written documentation reviewed at the hearing,
 - c) Consider the student's age and maturity when determining its findings relative to the guidelines for expulsion,
 - d) The Board Panel as Trier of fact, make findings based on the standard of CLEAR AND CONVINCING EVIDENCE as follows:
 - i. Did the conduct at issue occur?
 - ii. Is the conduct, considered with other pertinent data, evidence that the student is a threat to the safety of others in the regular education program?
 - iii. Is there an alternative placement within the school system or in the community?
 - iv. Should the student be removed from enrollment in Guilford County Schools?
 - e) Send written notice by certified mail of its decision regarding expulsion. The letter should contain a thorough description of expulsion, describe the findings of the Board Panel in summary fashion, forbid the student from entering the property of Guilford County Schools without written authorization from the building supervisor, and described the findings of the Board Panel in summary fashion, and
 - f) Maintain records of expulsion hearings at least until the student reaches age twenty-one (21).

WAIVING THE RIGHT TO A HEARING IN EXPULSION

A student may waive his right to a hearing in an expulsion at the administrative level and/or at the Board level; provided, however, that the student's parents and/or his legal counsel, if any, must acquiesce to such waiver. The waiver may be effected by the student, his parents and/or his legal counsel, if any, affixing their signatures to the waiver form sent to the student with the notice described in Section B.2. hereinabove and returning such form to the offices of the Guilford County School System, 712 N. Eugene Street, P. O. Box 880, Greensboro, North Carolina 27402, prior to the date set for the hearing.

CLOSED HEARING

The hearings before the Administration and Board Panel are considered confidential student matters and can be attended only by the panel of the Board of Education,

VIOLATIONS OF THE CODE OF CONDUCT

The following rules for conduct apply to all students, and the violation of the rules will result in consequences as described below. In appropriate circumstances the principal is granted the authority to exercise his/her good judgment and apply a greater or lesser consequence than those stated here. Principals must consult their School Support Officer (SSO) prior to suspending a student out of school for more than five (5) consecutive days. Aggravating circumstances may result in more severe consequences than listed for the specific rule violation.

the Superintendent and/or the Superintendent's designee, the Principal and other administrative staff who were involved in the student's matter, the Guilford County Schools Board of Education's attorney, the student, the student's parents, and/or the student's legal counsel, if any. Others who will testify should be present only when they are giving information to the Board Panel. The student may be excluded at the discretion of the Board Panel with the concurrence of the student's parents.

RECORD OF THE HEARING

The Administration and Board Panel shall provide for the recording of any information orally presented to it at a hearing. The record of the hearing, statements and other written matter presented shall be kept on file by the Superintendent of Guilford County Schools until such time as the student reaches the age of twenty-one (21).

PRESENTATION OF CASE

Rules of evidence shall not apply to a hearing conducted under this policy, and the Board Panel may give probative effect to evidence that is the kind commonly relied on by reasonably prudent persons in the conduct of serious affairs.

All records, statements and evidence submitted to the Board Panel shall be confidential, and shall not be released except to reviewing authorities upon appeal.

USE OF WITNESSES

The hearing before the Board Panel shall consist of the oral examination, under oath, of witnesses presented to the Board Panel by a representative of the administration and the student, his/her parents or legal counsel, as well as a review of school records and other documentary evidence.

EXAMINATION OF WITNESSES

Members of the Board Panel, the designee for the administration, the student, his/ or her parents or legal counsel, if any, may question witnesses about any matters relevant to the charge against the student and the proper disposition of the matter.

ROLE OF THE PARENTS

The parents of the student may be present at the hearing and shall have an opportunity to make a statement to the Board Panel and to answer questions, as well as advise the student during the hearing.

ADULT REPRESENTATION IN ADDITION TO PARENTS

If the parents cannot be present or if the student or his/her parents think his/her interests can better be protected by the presence at the hearing of another adult in addition to or in place of the parents or guardian, such an adult may act as a representative in the defense of the student, with the right to present the student's case.

COMPELLING THE APPEARANCE OF WITNESSES IN EXPULSION

If the Superintendent or the Superintendent's designee determines that the testimony of a witness is necessary for a proper investigation of the misconduct and if the witness refuses to attend the hearing after being requested to do so, he or she shall request the Guilford County Board of Education to use the subpoena power granted to it by the NORTH CAROLINA GENERAL STATUTE N.C.G.S. §115C-45 to compel his/her attendance.

The Guilford County Board of Education may also exercise the powers of contempt granted by the foregoing law if necessary in the opinion of a majority of the Board Panel.

DISPOSITION IN EXPULSION

The student and his/her parents shall be notified in writing by the Chairman of the Board of Education of the Board Panel's disciplinary decision within a reasonable period of time.

APPEAL IN EXPULSION

The student is entitled to judicial review of any decision made by the Guilford County Board of Education adverse to him/her pursuant to NORTH CAROLINA GENERAL STATUTE §115C-45(c)(1) and/or as otherwise allowed by law.

NORTH CAROLINA STATE BOARD OF EDUCATION

Priority: Healthy Responsible Students

Category: Safe Schools Program Guidelines

Policy ID Number: HRS-A-000

Policy Title: Acts of School Violence Reported Annually to the State Board of

Education

Current Policy Date: 3/4/2010, 01/10/2001

Other Historical Information: Previous board dates: 12/02/1993, 12/07/1995, 08/07/1996, 12/05/1996, 02/05/1998, 01/13/1999, 01/10/2001.

Statutory Reference: G.S. 115C-12(21); G.S. 115C-288(g); G.S. 115C-307(a)

Administrative Procedures Act (APA) Reference Number and Category:

- (a) Principals who have personal knowledge or actually notice that any criminal offenses have occurred on school property shall report those offenses to law enforcement.
- (b) Pursuant to G.S. § 11 5C-12(2l), principals shall report annually the following crimes to the State Board of Education via the Department of Public Instruction's approved discipline reporting system in conformity with the State's Uniform Education Reporting System:
 - (1) Assault resulting in serious personal injury as defined in G.S. 14-32.4;
 - (2) Sexual Assault as defined in G.S. 14-27.5A and 14-33(c)(2);
 - (3) Sexual offense as defined in G.S. 14-27.4 through 14-27.5 and 14-27.7A;
 - (4) Rape as defined in G.S.14-27.2 through 14-27.3 and 14-27.7A;
 - (5) Kidnapping as defined in G.S. 14-39;
 - (6) Indecent liberties with a minor as defined in G.S. §14-202.1, 14-202.2 and 14-202.4:
 - (7) Assault involving the use of a weapon as defined in G.S. § 14-32 through 14-34.9;
 - (8) Possession of a firearm in violation of the law as defined in G.S. § 14-269.2;
 - (9) Possession of a weapon in violation of the law as defined in G.S. § 14-269.2;
 - (10) Possession of a controlled substance in violation of the law as defined in the North Carolina Controlled Substance Act as defined in Article 5 of G.S. §90-86 through 90-113.8;

- (11) Assault on school officials, employees and volunteers as defined in G.S. §14-33(c)(6);
- (12) Homicide as defined in G.S. §14-17
- (13) Robbery with a dangerous weapon as defined in G.S. §14-87;
- (14) Unlawful, underage sales, purchase, provision, possession, or consumption of alcoholic beverages as defined in G.S. §18B-302;
- (15) Making bomb threats or engaging in bomb hoaxes as defined in G.S. §14-69.2; and
- (16) Willfully burning a school building as defined in G.S. §14-60.

RULE 1. TRESPASSING

Students shall not willfully enter or remain in any school structure, conveyance or property without having been authorized by school personnel. No student shall be on the campus of another school other than his or her assigned school without the knowledge and consent of the officials of the school he or she is visiting. No student shall refuse to depart from the property of the Guilford County Schools after being requested to do so.

Consequences

Elementary	Middle School	High School
In-school disciplinary	In-school disciplinary	In-school disciplinary
action up to 1 day OSS.	action up to 3 days OSS.	action up to 3 days OSS.
	Law enforcement may be	Law enforcement may be
	called.	called.

RULE 2. ATTENDANCE

Students shall follow State and local attendance guidelines and attend classes in a timely and regular fashion.

a) Skipping (not coming to school) school in whole or in part - Students shall come to school and be present in their designated homeroom and/or their assigned classroom unless they have been authorized to be absent by the principal or his/ her designee or they have an absence that is excused pursuant to State guidelines and Board policy for attendance.

Consequences

Elementary	Middle School	High School
In-school disciplinary	In-school disciplinary	In-school disciplinary
action including Saturday	action, including Saturday	action, including Saturday
or before/after-school	or before/after-school	or before/after-school
detention.	detention up to ISS.	detention up to ISS.

b) Skipping (leaving school once present) school in whole or in part -- Students shall come to school, remain at school once they have arrived and be present in their designated homeroom and/or their assigned classroom unless they have been authorized to do otherwise by the principal or his/her designee.

Consequences

Elementary	Middle School	High School
In-school disciplinary action.	In-school disciplinary action	In-school disciplinary action
	up to 1 day OSS.	up to 2 days OSS.

c) Unexcused Tardies in Homeroom, A/A Period and/or Assigned Classes – Students shall not be tardy to homeroom, A/A and/or assigned classes.

Consequences

Elementary	Middle School	High School
In-school disciplinary action.	In-school disciplinary action	In-school disciplinary action
	up to ISS.	up to ISS.

RULE 3. CHEATING

Students shall not engage in any act of deception or falsification of work product. This includes cheating by receiving any unauthorized aid or assistance or the actual giving or receiving of unfair advantage on any form of academic work, plagiarism by copying the language structure, idea and/or thought of another and representing it as one's own work, and a verbal or written statement of untruth.

Consequences

Elementary	Middle School	High School
In-school disciplinary	In-school disciplinary action	In-school disciplinary action
action up to 1 day OSS.	up to 2 days OSS. Zero	up to 3 days OSS. Zero
Zero on assignment. May be	on assignment. May be	on assignment. May be
allowed opportunity to redo	allowed opportunity to redo	allowed opportunity to redo
assignment.	assignment.	assignment.

RULE 4. INAPPROPRIATE OR LEWD INTERPERSONAL BEHAVIOR

Students shall conduct their personal and social relationships according to acceptable community standards. Inappropriate public displays of affection as determined by the principal will not be allowed. Lewd, illegal or sexual gestures or acts, even if consensual, will result in serious consequences.

Consequences

Elementary	Middle School	High School
In-school disciplinary action	ISS up to long-term	ISS up to long-term
up to long-term suspension.	suspension. Law	suspension. Law
Law enforcement may be	enforcement may be notified.	enforcement may be notified.
notified.		

RULE 5. USE OF TOBACCO PRODUCTS

Students shall not use or possess tobacco products, including e cigarettes, on any school property at any time while a student is at school in any school building and

on any school premises, attending school-sponsored activities, on or about any school-owned or operated vehicle, off school property at any school-sponsored or school-approved activity or function or during any period of time when students are subject to the authority of school personnel and/or at any time when the student's behavior has a direct and immediate effect on maintaining order and discipline and/or protecting the safety and welfare of students and staff.

Consequences

Elementary	Middle School	High School
In-school disciplinary action	Referral to Tobacco	Referral to Tobacco
up to 1 day OSS.	Education Program for first	Education Program for first
	offense. Up to 3 days OSS for	offense. Up to 3 days OSS for
	students refusing to partic-	students refusing to partic-
	ipate in the program and for	ipate in the program and for
	subsequent violations.	subsequent violations.

RULE 6. NONCOMPLIANCE WITH DIRECTIVES FROM PRINCIPALS, TEACHERS AND OTHER SCHOOL PERSONNEL

Students shall comply with the directions of all principals, assistant principals, teachers, substitute teachers, counselors, media specialists, teacher assistants, student teachers, coaches, advisors, bus drivers, bus supervisors and any other authorized school personnel at all times while a student is at school in any school building and on any school premises, attending school-sponsored activities, on or about any school-owned or operated vehicle, off school property at any school-sponsored or school-approved activity or function or during any period of time when students are subject to the authority of school personnel, and/or at any time when the student's behavior has a direct and immediate effect on maintaining order and discipline and/or protecting the safety and welfare of students and staff.

Consequences

Elementary	Middle School	High School
In-school disciplinary	In school disciplinary action	In school disciplinary action
action measures for most	up to 3 days OSS. Long term	up to 3 days OSS. Long term
infractions and up to 1 day	suspension may result if	suspension may result if
OSS for repeated or serious	aggravating circumstances	aggravating circumstances
infractions.	are present.	are present.

RULE 7. BUS MISBEHAVIOR

Students, at all times while riding a school bus or other school-owned or operated vehicle, shall observe the directives of the school bus driver and/or bus contract vehicle safety monitor. The following conduct is specifically prohibited and may result in revocation of school system provided transportation privileges; delaying the bus schedule, fighting, smoking, inappropriate behavior of a lewd or offensive nature, using profanity or refusing to obey the driver's instructions, tampering with or willfully damaging the school vehicle, getting off at an unauthorized stop, departing the bus via the emergency door or windows without being told to do so by the driver, distracting the driver's attention by participating in disruptive behavior while the vehicle is in operation, standing or moving around the bus while the vehicle is in motion, failure to wear seat belt on buses so equipped, throwing objects from the bus windows or doors, failing to observe and obey safety regulations, failing to sit in an assigned seat if applicable, willfully trespassing on a school-owned or operated vehicle, or violating any other Code of Conduct rule while on the school bus. If a violation of this Code also violates other rules, consequences in addition to those listed below may be implemented.

Consequences

Elementary	Middle School	High School
In-school discipline action up	In-school discipline action	In-school discipline action
to 5 days suspension from	up to 10 days suspension	up to 10 days suspension
transportation.	from transportation and	from transportation and
	repeated or serious offenses	repeated or serious offenses
	may result in out-of-school	may result in out-of-school
	suspension.	suspension.

RULE 8. INSULTING, ABUSIVE, HARASSING, PROFANE, OBSCENE OR SERIOUSLY DISRESPECTFUL WORDS, ACTS OF TOUCHING, GESTURES, SIGNS, VERBAL THREATS, ACTS OF BULLYING OR INTIMIDATION, OR OTHER ACTS

Students shall respect other students, visitors, school employees and other persons by utilizing appropriate language and behaviors at all times. Any action which is insulting, abusive, harassing, profane, obscene, bullying, intimidating or seriously disrespectful and which disrupts the learning process for any student or which demeans or degrades another person based on his/her race, color, sex, religion, creed, political belief, age, national origin, linguistic and language differences, sexual orientation, gender identity/expression, socioeconomic status, height, weight, physical characteristics, marital status, parental status or disability is specifically

prohibited. Students who believe they have been subjected to bullying, harassment or discrimination should inform a teacher, counselor or school administrator.

Consequences

Elementary	Middle School	High School
In-school disciplinary action.	In-school disciplinary action	In-school disciplinary action
Repeated or serious viola-	up to 5 days OSS. Long term	up to 5 days OSS. Long term
tions up to 3 days OSS.	suspension may result if	suspension may result if
	aggravating circumstances	aggravating circumstances
	are present.	are present.

RULE 9. GAMBLING

Students shall not engage in any form of games of chance or gambling for money and/or things of value.

Consequences

Elementary	Middle School	High School
In-school disciplinary	In-school disciplinary action	In-school disciplinary action
action up to 1 day OSS. Law	up to 3 days OSS. Law	up to 5 days OSS. Law
enforcement may be notified.	enforcement may be notified.	enforcement may be notified.

RULE 10. FORGING NOTES/DOCUMENTS

Students shall not provide false information to school officials and/or parents or guardians with regard to any report card, attendance matter, grades or progress reports, discipline matters or any other school business.

Consequences

Elementary	Middle School	High School
In-school disciplinary action	In-school disciplinary action	In-school disciplinary action
up to 3 days OSS.	up to 5 days OSS.	up to 5 days OSS.

RULE 11. OPEN LUNCH COMPLIANCE

Students shall comply with the rules relating to open lunch for seniors. Students in any other grade and any senior not having parental permission to participate in open lunch are forbidden from leaving campus for lunch, and seniors are forbidden from aiding, inducing or transporting an underclassman not authorized to participate in open lunch.

Consequences

Elementary	Middle School	High School
N/A	N/A	In-school disciplinary action
		up to 3 days OSS.

RULE 12. ARSON OR MAKING OR POSSESSING DESTRUCTIVE DEVICES, EXPLODING FIRECRACKERS OR IGNITING SIMILAR DEVICES, CAUSING A FIRE OR COMMITTING ARSON

a) Arson– Students shall not cause any fire whether or not there is an intent to commit arson or other crimes involving fire or explosion at any time while a student is at school in any school building and on any school premises, attending school-sponsored activities, on or about any school-owned or operated vehicle, off school property at any school-sponsored or school-approved activity or function or during any period of time when students are subject to the authority of school personnel and at any time when the student's behavior has a direct and immediate effect on maintaining order and discipline and protecting the safety and welfare of students and staff. Students shall not set fire to anything unless directed to do so under the supervision of a teacher or administrator for educational purposes.

Consequences

Elementary	Middle School	High School
OSS up to long-term	OSS up to long-term	OSS up to long-term
suspension. Law	suspension. Law	suspension. Law
enforcement shall be called.	enforcement shall be called.	enforcement shall be called.
Restitution may be required.	Restitution may be required.	Restitution may be required.

b) Willfully Burning a School Building - A student shall not wantonly or willfully set fire to, burn, causes to be burned, or aid, counsel, or procure the burning of any schoolhouse or building owned, leased, or used by any public school, college, or educational institution (GS 14-60).

Consequences

Elementary	Middle School	High School
OSS up to long-term	OSS up long-term	OSS up to long-term
suspension. Law	suspension. Law	suspension. Law
enforcement will be called.	enforcement will be called.	enforcement will be called.
Restitution will be required.	Restitution will be required.	Restitution will be required.

c) Making or Possessing Exploding Firecrackers or Similar Igniting Devices - Students shall not make or possess firecrackers or smoke-creating devices or

materials or facsimiles thereof, including matches or lighters. In the event that a device is discovered, it shall be confiscated and not returned to the student.

Consequences

Elementary	Middle School	High School
In-school disciplinary action	In-school disciplinary action	In-school disciplinary action
or OSS up to long-term	or OSS up to long-term	or OSS up to long-term
suspension. Confiscate	suspension. Confiscate	suspension. Confiscate
device. Law enforcement	device. Law enforcement	device. Law enforcement
may be called. Restitution	may be called. Restitution	may be called. Restitution
may be required.	may be required.	may be required.

d) Making or Possessing Destructive Devices on Educational Property - Students shall not make or possess any destructive device. A destructive device is defined as an explosive, incendiary, or poison gas; including a bomb, grenade, rocket having a propellant charge of more than four ounces, missile having an explosive or incendiary charge of more than one-quarter ounce, mine or other similar device.

Consequences

Elementary	Middle School	High School
365 day suspension. Law	365 day suspension.	365 day suspension.
enforcement will be called.	Confiscate device. Law	Confiscate device. Law
Restitution may be required.	enforcement will be called.	enforcement will be called.
	Restitution may be required.	Restitution may be required.

RULE 13. UNJUSTIFIED ACTIVATION OF A FIRE OR OTHER ALARM SYSTEM

Students shall not activate any fire or other alarm system unless authorized to do so by school employees or unless there are reasonable grounds to believe that an actual emergency situation exists.

Consequences

Elementary	Middle School	High School
In-school disciplinary	10 days OSS up to	10 days OSS up to
action up to 10 days OSS.	long-term suspension.	long-term suspension.
Law enforcement and fire	Law enforcement and fire	Law enforcement and fire
department will be called.	department will be called.	department will be called.

RULE 14. FIGHTING AMONG STUDENTS

Students shall not fight or attempt to cause bodily harm to another student through physical contact. If a student is attempting to involve another student in a fight, the

other student should walk away and report it to a teacher, assistant principal or principal. If a student is a victim of a violent attack, he or she may defend themselves only as it is necessary so long as to protect oneself from harm or place oneself under the protection of a school official or the School Resource Officer.

Consequences

Elementary	Middle School	High School
In-school disciplinary action	3 days OSS up to	5 days OSS up to
up to 10 days OSS. Law	long-term suspension. Law	long-term suspension. Law
enforcement may be called.	enforcement may be called.	enforcement may be called.

RULE 15. EXTORTION

Students shall not extort through verbal, written or physical threats, coercion or intimidation anything of value (personal property, money, or information) from any other student or school employee.

Consequences

Elementary	Middle School	High School
In-school disciplinary action	3 days OSS up to	5 days OSS up to
up to 10 days OSS. Law	long-term suspension. Law	long-term suspension. Law
enforcement may be called.	enforcement may be called.	enforcement may be called.

RULE 16. THEFT OR DESTRUCTION OF SCHOOL OR PERSONAL PROPERTY

Students shall not steal or attempt to steal, knowingly be in possession of stolen property, or intentionally damage or attempt to damage any school or private property while under school jurisdiction. Students shall not vandalize damage, steal or attempt to damage property belonging to others.

Consequences

Elementary	Middle School	High School
In-school disciplinary action	In-school disciplinary action	In-school disciplinary action
up to 10 days OSS. Law	or OSS up to and including	or OSS up to and including
enforcement may be called.	long-term suspension. Law	long-term suspension. Law
Restitution may be required.	enforcement may be called.	enforcement may be called.
	Restitution may be required.	Restitution may be required.

RULE 17. ROBBERY, BURGLARY, TAKING OR DESTROYING PROPERTY, USING VIOLENCE OR THREAT OF VIOLENCE

Students shall not steal or attempt to steal, damage or destroy property of others using violence or threats of bodily harm.

Consequences

Elementary	Middle School	High School
OSS up to long-term	OSS up to long-term	OSS up to long-term
suspension. Law	suspension. Law	suspension. Law
enforcement may be	enforcement will be	enforcement will be
called. Restitution may be	called. Restitution may be	called. Restitution may be
required.	required.	required.

RULE 18. INCIDENTS OF AGGRESSIVE PHYSICAL ACTION

Students shall not engage in minor incidents of hitting, biting, shoving, kicking, spitting, throwing objects or other similar offenses towards a student or an adult.

Consequences

Elementary	Middle School	High School
In-school disciplinary	In-school disciplinary	In-school disciplinary
action up to 3 days OSS.	action up to 3 days OSS.	action up to 3 days OSS.
	OSS up to and including	OSS up to and including
	long-term suspension for	long-term suspension for
	repeated incidents.	repeated incidents.

RULE 19. THREATS OR ACTIONS OF ASSAULT AGAINST ADULTS

a) Physical Assault or Physical Harm to School Employees and Other Adults – Students shall not cause or attempt to cause physical or bodily harm to principals, assistant principals, teachers, substitute teachers, student teachers, coaches, advisors, counselors, media specialists, bus drivers or monitors, or other adults at any time while a student is at school in any school building and on any school premises, attending school-sponsored activities, on or about any school-owned or operated vehicle, off school property at any school-sponsored or school-approved activity or function or during any period of time when students are subject to the authority of school personnel, and at any time when the student's behavior has a direct and immediate effect on maintaining order and discipline and protecting safety and welfare of students and staff. If a teacher is assaulted or injured by a student and

as a result the student is long-term suspended or reassigned to alternative education services, the student shall not be returned to that teacher's classroom unless the teacher consents.

Consequences

Elementary	Middle School	High School
OSS up to long-term	10 days OSS up to	10 days OSS up to
suspension. Law	long-term suspension. Law	long-term suspension. Law
enforcement will be called.	enforcement will be called.	enforcement will be called.

b) Written or Verbal Assault to School Employees and Other Adults – Students shall not, through written or oral communication, threaten to cause, cause or attempt to cause harm to principals, assistant principals, teachers, substitute teachers, student teachers, teacher assistants, coaches, advisors, counselors, media specialists, bus drivers or monitors, or other adults at any time while a student is at school in any school building and on any school premises, attending school-sponsored activities, on or about any school-owned or operated vehicle, off school property at any school-sponsored or school approved activity or function or during any period of time when students are subject to the authority of school personnel and at any time when the student's behavior has a direct and immediate effect on maintaining order and discipline and protecting safety and welfare of students and staff.

Consequences

Elementary	Middle School	High School
In-school discipline action	OSS up to long-term	OSS up to long-term
to 10 days OSS. Law	suspension. Law	suspension. Law
enforcement will be called.	enforcement may be called.	enforcement may be called.

RULE 20. PHYSICAL ASSAULT UPON A STUDENT

a) Physical Assault Upon a Student – Students shall not cause, attempt to cause or threaten to cause (whether orally or in writing) injury of any kind to a student while a student is at school in any school building and on any school premises, attending school-sponsored activities, on or about any school-owned or operated vehicle, off school property at any school-sponsored or school-approved activity or function or during any period of time when students are subject to the authority of school personnel and at any time when the student's behavior has a direct and immediate effect on maintaining order and discipline and protecting safety and welfare of students and staff.

Consequences

Elementary	Middle School	High School
OSS up to 10 days. Law	OSS up to long-term	OSS up to long-term
enforcement will be called	suspension. Law	suspension. Law
if required by law, and	enforcement will be called	enforcement will be called
may be called in other	if required by law, and	if required by law, and
circumstances.	may be called in other	may be called in other
	circumstances.	circumstances.

b) Violent Physical Assault Upon a Student Resulting in Injury –Students shall not physically attack any other student causing severe or aggravated bodily injury involving, but not limited to, broken bones, loss of teeth, possible internal injuries, severe lacerations and bleeding or loss of consciousness, and/or requiring emergency medical services by trained school personnel or other health professionals (e.g., EMS) and/or hospitalization.

Consequences

Elementary	Middle School	High School
10 days OSS up to	10 days OSS up to	10 days OSS up to
long-term suspension.	long-term suspension.	long-term suspension.
Law enforcement will be	Law enforcement will be	Law enforcement will be
called if required by law,	called if required by law,	called if required by law,
and may be called in other	and may be called in other	and may be called in other
circumstances.	circumstances.	circumstances.

RULE 21. POSSESSION OF A FIREARM, OTHER TYPES OF GUNS, OR OTHER "LOOK-ALIKE" FIREARMS

Students shall not possess or conceal or transport any gun, air gun, BB gun, pellet gun, firearm, stun-gun, starter pistol, paintball gun, zip gun or any similar weapon that is capable of or causing serious bodily injury or any gun facsimile (an exact or close reproduction or imitation of an actual or real gun) or incidental items relating to firearms use, such as bullets, magazine clips, or other projectile items at any time while a student is at school in any school building and on any school premises, attending school-sponsored activities, on or about any school-owned or operated vehicle, off school property at any school-sponsored or school-approved activity or function or during any period of time when students are subject to the authority of school personnel, and at any time when the student's behavior has a direct and immediate effect on maintaining order and discipline and protecting safety and welfare of students and staff.

a) Possession of a Firearm – Students shall not possess a firearm which is any of the following: a weapon, including a starter gun, which will or is designed to or may readily be converted to expel a projectile by the action of an explosive; the frame or receiver or any such weapon; any firearm muffler or firearm silencer; the term shall not include an inoperable antique firearm, a BB gun, stun gun, air rifle, or air pistol.

Consequences

Elementary	Middle School	High School
365 day suspension.	365 day suspension.	365 day suspension.
Confiscate weapon. Law	Confiscate weapon. Law	Confiscate weapon. Law
enforcement will be called.	enforcement will be called.	enforcement will be called.

b) Possession of Other Types of Guns – Students shall not possess or conceal or transport or use any air gun, BB gun, pellet gun, stun-gun, taser, zip gun or any other weapon capable of firing a projectile or any gun facsimile (an exact or close reproduction or imitation of a gun reasonably perceived by a person to be an actual or real gun): or incidental items relating to firearms use, such as bullets, magazine clips, or other projectile items.

Consequences

Elementary	Middle School	High School
In-school discipline up to	In-school discipline up to	In-school discipline up to
a long-term suspension.	a long-term suspension.	a long-term suspension.
Confiscate weapon. Law	Confiscate weapon. Law	Confiscate weapon. Law
enforcement will be called.	enforcement will be called.	enforcement will be called.

c) Possession of Other "Look-alike" Firearms or Incidental items relating to firearms – Students shall not possess any other "look-alike" gun such as a plastic gun, rubber gun, candy gun or water pistol, or paintball guns.

Consequences

Elementary	Middle School	High School
In school discipline up to 3	In school discipline up to 3	In school discipline up to 3
days of OSS and conference	days of OSS and conference	days of OSS and conference
with parent for first offense.	with parent for first offense.	with parent for first offense.
Confiscate "look-alike"	Confiscate "look-alike"	Confiscate "look-alike"
weapon. Repeated offenses	weapon. Repeated offenses	weapon. Repeated offenses
will result in longer OSS	will result in longer OSS	will result in longer OSS
terms.	terms.	terms.

RULE 22. POSSESSION OF A DANGEROUS WEAPON OR OTHER INSTRUMENT

Students shall not possess or conceal or transport any weapon, chemical agent or other instrument that could cause or that is intended to cause bodily injury or other harm to another or misuse otherwise acceptable objects in a manner intended to cause harm to others at any time while a student is at school in any school building and on any school premises, attending school-sponsored activities, on or about any school-owned or operated vehicle, off school property at any school-sponsored or school-approved activity or function or during any period of time when students are subject to the authority of school personnel, and at any time when the student's behavior has a direct and immediate effect on maintaining order and discipline and protecting safety and welfare of students and staff.

Consequences

Elementary	Middle School	High School
In-school disciplinary action	OSS up to long-term	OSS up to long-term
up to 10 days OSS. Confiscate	suspension. Confiscate	suspension. Confiscate
weapon. Law enforcement	weapon. Law enforcement	weapon. Law enforcement
will be called. Repeated	will be called.	will be called.
offenses may result in		
long-term suspension.		

RULE 23. DISRUPTION OF SCHOOL

a) Communicating a False Bomb Report or Perpetrating a Bomb Hoax – Students shall not communicate a false bomb report that there is located on any school property or at any school-sponsored event on or off school property any device designed to cause damage by explosion, blasting or burning. Students shall not perpetrate a bomb hoax by any means, including the concealment, placement or display of any device, machine, or artifact to cause a person to reasonably believe the item is a bomb.

Consequences

Elementary	Middle School	High School
OSS up to long-term	10 days OSS up to	10 days OSS up to long-term
suspension. Law	long-term suspension. Law	suspension Law enforcement
enforcement will be called.	enforcement will be called.	will be called.

b) Communicating a Terroristic Threat or Perpetrating a Terroristic Hoax – Students shall not communicate a false report by any means that there is located on school property or at any school-sponsored activity off school property any device, substance or material designed to cause harmful or life-threatening illness or injury to others. Students shall not perpetrate a hoax by concealing, placing, disseminating or displaying on school property or at school-sponsored activity off school property any device, machine, instrument, artifact, letter, package, material or substance to cause a person to reasonably believe the item is capable of causing harmful or lifethreatening illness or injury. Students shall not threaten to commit an act of terror with the intent of causing a serious disruption to or causing an actual significant disruption of the instructional day or school-sponsored activity while a student is on any school property or at school-sponsored activity on or off school property. Students shall not communicate a false report that a terroristic act likely to cause serious injury or death is about to occur or is occurring on any school property or at any school-sponsored event off school property, with the intent of causing a significant disruption or actually causing an actual significant disruption of the instructional day or school-sponsored activity.

Consequences

Elementary	Middle School	High School
OSS up to long-term	OSS up to long-term	OSS up to long-term
suspension. Law	suspension. Law	suspension. Law
enforcement will be called.	enforcement will be called.	enforcement will be called.

c) Inciting or Participating in Student Disorder – Students shall not lead or participate in any activity that has as its purpose the disruption of school business or which significantly affects the educational process. In the event that the disruption does not abate immediately or if the principal deems it appropriate, law enforcement will be called.

Consequences

Elementary	Middle School	High School
OSS up to long-term	OSS up to long-term	OSS up to long-term
suspension. Law	suspension. Law	suspension. Law
enforcement will be called.	enforcement will be called.	enforcement will be called.

RULE 24. POSSESSION, USE, SALE, DELIVERY OR DISTRIBUTION OF MARIJUANA, NARCOTICS, STIMULANTS, ALCOHOLIC BEVERAGES AND ANY OTHER UNAUTHORIZED OR ILLEGAL SUBSTANCES OR DRUG PARAPHERNALIA

Students shall not possess, use, sell, transmit, deliver or distribute marijuana, narcotics, stimulants, alcoholic beverages or any other controlled or unauthorized or illegal substances or drug paraphernalia or any substance which impairs or otherwise mimics the hallucinatory, euphoric, depressive and/or intoxicating effects of illegal substances at any time while a student is at school in any school building and on any school premises, attending school-sponsored activities, on or about any school-owned or operated vehicle, off school property at any school-sponsored or school-approved

activity or function or during any period of time when students are subject to the authority of school personnel, and/or at any time when the student's behavior has a direct and immediate effect on maintaining order and discipline and protecting safety and welfare of students and staff. In all cases the substance will be confiscated.

Consequences

Elementary	Middle School	High School
OSS up to 10 days. Confiscate	OSS up to long-term	OSS up to long-term
substance. If illegal	suspension. Confiscate	suspension. Confiscate
activity is implicated, law	substance. If illegal	substance. If illegal
enforcement will be called.	activity is implicated, law	activity is implicated, law
Intervention program may be	enforcement will be called.	enforcement will be called.
required.	Intervention program may be	Intervention program may be
	required.	required.

RULE 25. GANG ACTIVITY OR GANG-RELATED ACTIVITY

No students shall commit any act which furthers gangs or gang-related activities. A gang is any ongoing organization, association or group of three or more persons, whether formal or informal, having as its primary activities the commission of criminal acts and having a common name, identifying sign, colors or symbols. Conduct prohibited by this policy includes:

- Wearing, possessing, using, distributing, displaying, or selling any clothing, jewelry, emblems, badges, symbols, signs, visible tattoos and body markings, or other items, or bring in possession of literature that shows affiliation with a gang, or is evidence of membership or affiliation in any gang or with the purpose of promoting gang affiliation;
- Communicating either verbally or non-verbally (gestures, handshakes, slogans, drawings, etc.), to convey membership affiliation in any gang or that promotes gang affiliation;
- Tagging or otherwise defacing school or personal property with gang or gangrelated symbols or slogans;
- Requiring payment of protection, money or insurance, or otherwise intimidating or threatening any person related to gang activity;
- Inciting other students to intimidate or to act with physical violence upon any other person related to gang activity;
- · Soliciting others for gang membership; and
- Conspiring to commit any violation of this policy or committing or conspiring to commit any other illegal act or other violation of school district policies that related to gang activity.

This rule will only apply when the behavior does not meet the standards of any other violation. If gang-related activity is associated with another act of misconduct, evidence of gang activities shall be considered an aggravating factor.

Before being suspended for the first offense of wearing gang-related attire (when not involved in any other kind of gang related activity or behavior), a student shall receive a warning and be allowed to immediately change or remove the attire that is in violation of this policy, unless the student has been specifically notified of a prohibited item of attire.

Consequences

Elementary	Middle School	High School
to OSS. Up to 3 days OSS for repeated or serious violations. Repeat or serious violators may be required to participate in a gang intervention program or	OSS up to 10 days for repeated or serious violations. Repeat or serious violators may be required to participate in a gang intervention program or meeting.	OSS up to 10 days for repeated or serious violations. Repeat or serious violators may be required to participate in a gang intervention program or meeting.

RULE 26. VIOLATIONS OF NORTH CAROLINA CRIMINAL STATUTES

Students shall not violate any criminal statute or local ordinance or commit any act which could result in criminal prosecution or juvenile proceedings not previously covered elsewhere in these rules at any time while a student is at school in any school building and on any school premises, attending school-sponsored activities, on or about any school-owned or operated vehicle, off school property at any school-sponsored or school-approved activity or function or during any period of time when students are subject to the authority of school personnel, and at any time when the student's behavior has a direct and immediate effect on maintaining order and discipline and protecting safety and welfare of students and staff.

Consequences

Elementary	Middle School	High School
OSS up to long-term	OSS up to long-term	OSS up to long-term
suspension. Law	suspension. Law	suspension. Law
enforcement will be called.	enforcement will be called.	enforcement will be called.

RULE 27. PROHIBITIONS ON THE USE OF CELLULAR PHONES AND OTHER ELECTRONIC DEVICES

a) Inappropriate Use of Electronic Devices – Students may not use Electronic Devices, examples of which include but are not limited to cellular phones, laptops, school computers and iPods, in any way that either compromises educational integrity, disrupts the educational environment, or any other lewd, inappropriate or otherwise disruptive manner.

Consequences

Elementary	Middle School	High School
Inappropriate use of school	Inappropriate use of school	Inappropriate use of school
electronic devices may result	electronic devices may result	electronic devices may result
in loss of privileges to use	in loss of privileges to use	in loss of privileges to use
the equipment. Confiscation	the equipment. Confiscation	the equipment. Confiscation
of the Portable Electronic	of the Portable Electronic	of the Portable Electronic
Device for up to 5 school	Device for up to 5 school	Device for up to 10 school
days with the device to be	days with the device to be	days with the device to be
returned only to an autho-	returned only to an autho-	returned only to an autho-
rized parent or guardian.	rized parent or guardian.	rized parent or guardian or
	Repeated or serious viola-	to the student in the event
	tions may result in ISS up to	the child is 18 years of age
	3 days OSS.	or older. Repeated or serious
		violations may result in ISS
		up to 3 days OSS.

b) Use of any Portable Electronic Device for elementary and middle school students, examples of which include but are not limited to cellular phones and iPods, during the school day, meaning from five minutes prior to the first tardy bell to five minutes after the dismissal bell, is strictly prohibited. Exceptions include a laptop/notebook computer, calculator or other similar item either furnished by Guilford County Schools for the purpose of educational instruction or similar personal items with the express permission of the principal for the purpose of educational instruction.

Consequences

Elementary	Middle School
Confiscation of the Portable Electronic	Confiscation of the Portable Electronic Device
Device for up to 5 school days with the	for up to 10 school days with the device to
device to be returned only to an autho-	be returned only to an authorized parent or
rized parent or guardian.	guardian. Repeated violations may result in ISS
	up to 3 days OSS.

c) Prohibition of the Use of Portable Electronic Devices for High School Students
- High school students shall comply with the policies and procedures of their own individual high school regarding cell phones and other portable electronic devices.

Consequences

High School

Consequence may be up to but shall not exceed confiscation of the Portable Electronic Device and/or ISS up to 10 days OSS.

RULE 28. STUDENT DRESS

A student will maintain personal attire and grooming standards that promote safety, health and acceptable standards of social conduct and are not disruptive to the educational environment. This will include student clothing that materially and substantially disrupts classes or other school activities, including but not limited to gang articles of clothing. Please see the dress code or Standard Mode of Dress (SMOD) policy at your school.

Before being disciplined for the first offense, a student shall receive a warning and be allowed to immediately change or remove the attire that is in violation of this rule and his/her parent(s) or guardian(s) will be contacted.

Consequences:

Elementary	Middle School	High School
In-school disciplinary	In-school disciplinary action	In-school disciplinary action
action (and parent	(and parent contact) for the first	(and parent contact) for the first
contact).	three offenses that occur on	three offenses that occur on
	different school days during a	different school days during a
	grading period.	grading period.

OTHER IMPORTANT INFORMATION

STUDENT INSURANCE

The Guilford County Board of Education offers voluntary student accident insurance to each student each year. All enrollment information can be found on the GCS website. Several options are offered and a student may enroll throughout the school year. Enrollment forms can be requested from the schools for parents/guardians who do not have access for on-line enrollment. Parents are encouraged to review the voluntary accident insurance plans each year.

Athletic accident insurance is provided at no cost to students or parents for each student participating on a school-sponsored team. This coverage is only effective when participating in practice, an event, or traveling directly to and from an event. No accident coverage is provided for any accident outside the school-sponsored team. Physical education classes and recess are not covered.

DROPOUT PREVENTION/DRIVER'S LICENSE LEGISLATION

North Carolina has legislation reflecting a coordinated statewide effort to motivate and encourage students to complete their high school education. The law requires the revocation of the student's driving permit or license if the student does not maintain adequate academic progress or drops out of school. Adequate academic progress is defined as passing 70% of your subjects each semester. This would normally be five (5) subjects under a traditional schedule (6 or 7 period day) or 3 out of 4 classes in a block schedule school. The law became effective August 1, 1998. This law applies to all North Carolina students under the age of 18 who are eligible for a driving permit or license.

The legislation requires a student to present a Driving Eligibility Certificate, issued by the school and good for 30 days only, to the Department of Motor Vehicles to obtain a permit or license. In addition, students must also present a birth certificate, social security card and Driver Education Completion Certificate.

The Driving Eligibility Certificate will only be issued to students making adequate academic progress. Students who do not meet the academic progress requirements will be reported to the Department of Motor Vehicles and their permit or license will be revoked. There is a provision for a request for a review of the student's situation based on hardship considerations. Students may regain academic eligibility at the end of each semester.

LOSE CONTROL, LOSE YOUR LICENSE LEGISLATION

Effective July 1, 2000 students given an expulsion/suspension for more than 10 consecutive days for one of the three reasons listed below are subject to having their permit/license suspended for up to one calendar year.

- The possession or sale of an alcoholic beverage or an illegal controlled substance on school property.
- The possession or use on school property of a weapon or firearm that resulted in disciplinary action under G.S. 115C-391(d1) or that could have resulted in that disciplinary action if the conduct had occurred in a public school.
- The physical assault on a teacher or other personnel on school property.

Students who are at least 14 years old or who are rising eighth graders are subject to this law. This law applies to all students, even to those exempted under Dropout Prevention/Driver's License Legislation. Unlike the Dropout Prevention/Driver's License Legislation law that ends when a student turns 18 years old, the "Lose Control" law does not stop at age 18 nor does it stop when the student graduates.

Students who lose their permit/license under this legislation may be eligible to regain the permit/license after a six-month period by displaying exemplary behavior in an alternative educational setting or having successfully completed a school district approved drug or alcohol treatment counseling program.

APPENDIX A: STUDENT VERIFICATION OF REVIEW AND UNDERSTANDING

GUILFORD COUNTY SCHOOLS

STUDENT HANDBOOK AND CODE OF CONDUCT ADMINISTRATIVE POLICY 4300

TEACHER'S SECTION

This is to certify that I have been assigned as the teacher of the students whose names are affixed below, that I have distributed a copy of the Student Handbook (Student Code of Conduct) to these students, and that these procedures have been discussed with the students in my assigned class.

Date ______ Signature of Teacher _____

Scho	ool Clas	SS		
STU	DENTS' SECTION			
men	My signature being affixed below certifies that I have received the information mentioned above and that I had an opportunity to ask questions about this Code. I have also received a copy of the Student Handbook and understand my responsibility to read and understand it.			
Date	School			
STU	DENT SIGNATURES			
1.				
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APPENDIX B: PARENT/GUARDIAN VERIFICATION OF RECEIPT AND REVIEW

GUILFORD COUNTY SCHOOLS
STUDENT HANDBOOK AND CODE OF CONDUCT
ADMINISTRATIVE POLICY 4300

PARENT/GUARDIAN VERIFICATION:

This is to certify that I have received and reviewed Administrative Policy JD (Student Discipline and Code of Conduct) and understand that this document governs the standards of behavior for students in the Guilford County School District. I have also reviewed the remainder of the Student Handbook including the section entitled "School Health Education Program: Reproductive Health and Safety Education" and understand that I may view materials in advance for their use based on the schedule set at my child's school. I understand that these standards of student behavior apply to school sites, off-site school sponsored activities and on any form of transportation provided by the Guilford County School. I understand policies may be revised and updated throughout the year and may also be found on the district's website (www.gcsnc.com).

Date	
Parent's Signature	
Parent's Name (Please Print)	
Student's Name	

Please return this form to your assigned teacher as soon as possible.

APPENDIX C: MEMORANDUM OF DISCIPLINARY **ACTION FORM**

GUILFORD COUNTY SCHOOLS STUDENT DEMOGRAPHIC INFORMATION

School Name		EC Student?:
Student Name		EC Classification:
		Parent/Guardian Name:
Address		Phone (Home):
		Phone (Work):
Grade:		Phone (Other):
ID #:		
Age:		Gender:
DOB:		Race:
STAFF INCIDENT	INFORMATION	
Date of Incident:		Time of Incident:
Location of Inciden	t:	
Assembly	Classroom	Media Center Parking Lot
Bathroom	Field Trip	Specialist Room Playground
Bus	Gym	Off-campus Stadium
Bus Stop	Hallway/Breezev	vay Office/Grounds Stairway
Cafeteria	Locker Room	Other Location
Brief Description o	f Incident:	
Brief Description o	f Previous Actions(s) Ta	aken by Referring Staff:
Signature of Referr	ring Staff:	Date:
ADMINISTRATOR	R CONSEQUENCES	
Code of Conduct R	ule(s) Violated:	

Victim Name(s):	
None Non-Student/Staff Staff Student @ Other School Unidentified Weapon:	
None Boxcutter Handgun Rif Pocket Knife	
Consequences:	
Admin Conference w/Parent/ Guardian Admin Conference w/Student After School Detention Alt. Learning School (SCALE) Before School Detention Behavior Contract/BIP Community based ALP Hearing Held (no change in placement) EC only Hearing Held (change in placement) EC only Home Visit Referral to IST ISS Partial Day Loss of Privilege Suspension-Bus Suspension-10 days or less	Suspension- 10 days or less (pending hearing) Suspension- 11-364 days Suspension- 365 days Expulsion Referral to CSW Referral to Counselor Referral to Lifestyles Referral to IST Referral to Mediation Referral to Social Worker Report to Law Enforcement Send Home Early Tobacco Awareness Class Unilateral Change in Placement (EC only) Warning Other:
Suspension Information:	
Long Term Suspension:	
Number of Days Suspended	
	m (Y/N)?
Recorded By	
First Day of Suspension	
	N)?
Recorded By	
Last Day of Suspension	
Incident Reported to Parent? Reported By	
Date Student Returns to Bus or School	
Via phone conference	
Contact Date	
Number of Cumulative Suspensions	

APPENDIX D: EXPUNGEMENT OF LONG-TERM SUSPENSIONS OR EXPULSIONS

GUILFORD COUNTY SCHOOLS

Person submitting the request:
Student Parent Guardian Custodian
Name of Person Submitting the Request:
Address:
Daytime Telephone No.:
Name of Student:
Student's Date of Birth
Name of Student's Current School or School Last Attended
Name of School(s) from which the Student Was Suspended or Expelled
School Year(s) for which the Student was Suspended or Expelled
(Example: long-term suspension 2003-2004):
Reason(s) for the Request
Please attach additional sheets if necessary. You may attach also any written documentation in support of your request.
I agree that all the information on this form is accurate and true to the best of my knowledge.
Signature:
Date:

Return the completed form to the Hearing Office at Guilford County Schools, 120 Franklin Boulevard, Greensboro, NC 27401 or by fax at 336-370-2354.

APPENDIX E: HARASSMENT, BULLYING OR DISCRIMINATION REPORTING FORM

Harassment, bullying, and discrimination are serious and will not be tolerated. This is a form to report alleged harassment, bullying, or discrimination of a student in violation of Guilford County Board of Education Policy Code 1710/4021/7230, which provides information regarding the prohibition and definitions described in this form.

The following definitions apply when evaluating an allegation of harassment, bullying, or discrimination:

Discrimination means any act or failure to act, whether intentional or unintentional, that unreasonably and unfavorably differentiates treatment of others based on an individual's real or perceived race, color, creed, political belief, ancestry, national origin, religion, linguistic and language differences, sex, gender, sexual orientation, gender identity/expression, socioeconomic status, academic status, height, weight, physical characteristics, pregnancy, marital status, parental status, disability, or age.

Harassment or bullying is conduct intended to intimidate, discredit, injure, or disturb another person or a group of persons. Such conduct violates board policy when any pattern of gestures or written, electronic, or verbal communications, or any physical act or any threatening communication: (1) places a student in actual and reasonable fear of harm to his or her person or damage to his or her property; or (2) creates or is certain to create a hostile environment by substantially interfering with or impairing a student's educational performance, opportunities, or benefits. "Hostile environment" means that the victim subjectively views the conduct as harassment or bullying and that the conduct is objectively severe or pervasive enough that a reasonable person would agree that it is harassment or bullying. A hostile environment may be created through pervasive or persistent misbehavior or a single incident, if sufficiently severe.

REPORTING FORM (PLEASE PRINT)

Today's date: / / So	chool:	
Place an X in the appropriate box: ☐ Parent/Guardian ☐ Anonymous	o .	
Person Reporting Incident (Note: If th telephone number blank.)	is is an anonymous r	eport, leave name and
Name:		Telephone:
Name of student victim: Grade Level:		
Name(s) of alleged offender(s) (if Grade Level:	known):	

	School (if known):				
	Is he/she a student?	☐ Yes	□ No		
Wer	e you an eyewitness to	this beha	vior?	□ Yes	□No
3.	Name(s) of other witne	sses (if kı	nown):		
					Grade Level:
	School (if known):				
	Is he/she a student?	□ res	□ NO		
	School (if known):				Grade Level:
	Is he/she a student?		□ No		
					Grade Level:
	School (if known):				
	Is he/she a student?				
On v	what date(s) did the inc	ident hap	pen?		
	//	/		/	/
Mon	th Day Year	Month	Day	Year	Month Day Year
	e an X next to the state apply):	ement(s) t	that bes	st describe	s what happened (choose all
in	ny bullying, harassmen timidation that involves			☐ Demean the victi	ning and making jokes about m
`	ggression 				iting (bullying), extorting, or
 □ Teasing, name-calling, making critical remarks, or threatening, in person or by other means □ Getting another person to hit or harm 		exploitir			
		1 01	☐ Excludir	ng or rejecting the student	
		□ Spreadi	ng harmful rumors or gossip		
the student		☐ Retaliati	ion for reporting		
□М	aking rude and/or thre	atening		Electronic	Communication (specify)
ge	estures			□ Other (s	pecify)
Whe	ere did the incident hap	pen (choo	se all t	hat apply)?	?
□ 0	n school property			□ On the v	way to/from school
	t a school-sponsored ac nt off school property	ctivity or		□ Other _	
0	n a school bus				

What did the alleged offender(s) say or do?		
(Attach a separate sheet if necessary)		
What factors contributed to the harassment, bullying or discr	imination?	
How has the student been impacted by this incident?		
Has the climate of the school been impacted by this incident?	□ Yes □ No	
Was the alleged student victim absent from school as a result	of the incident?	
☐ Yes ☐ No		
If yes, how many days was the student absent from school as incident?	a result of the	
Is there any additional information you would like to provide? sheet if necessary)	(Attach a separate	
I agree that all information on this form is accurate and true to knowledge. Note: If this is an anonymous report, no signature i	•	
Signature:	Date:	

In compliance with federal laws, Guilford County Schools administers all educational programs, employment activities and admissions without discrimination because of race, religion, national or ethnic origin, color, age, military service, disability or gender, except where exemption is appropriate and allowed by law. Refer to the Board of Education's Prohibition against Discrimination, Harassment, and Bullying Policy 1710/4021/7230 for a complete statement. Inquiries or complaints should be directed to the Guilford County Schools Director of Social and Emotional Learning, 120 Franklin Boulevard, Greensboro, NC 27401; 336-370-8397.

PARENT CONSENT AND PHOTO RELEASE FORM

Please sign and return this consent form to your child's teacher. There are three different items that require your signature – photo, directory information and military recruitment. For each item, please sign consent or no consent. Please return this form to your child's teacher. Thank you for your assistance.

At various times during the school year, school representatives, Guilford County Schools (GCS), partners/vendors of GCS and a variety of media outlets request permission to film, video tape and photograph in our schools. They subsequently publish, broadcast or use these materials, which often include images and depictions of students, as well as student work products.

If you consent and grant permission for your child's likeness or work products to be used/featured by your school, GCS/its partners or electronic/ social media, please sign in the appropriate space below.

1) PHOTO CONSENT: I do consent and allow my child to be filmed, videotaped and/or photographed for use by my school, GCS/its partners and the media. I also allow my child's work product to be featured by GCS (this will include the school

Child's Name		
Parent's Signature	Date	
	ed for use by my sch	nor allow my child to be filmed, video- nool, GCS/its partners and the media ial media).
Child's Name		
Parent's Signature	Date	

vearbook and social media).

to release directory information student's name, place and and other official school a	RMATION CONSENT: I do consent and mation on my child. Directory information of date of birth, major course of study, particularly and weight if an athletic tendance (date of enrollment through date awards.	includes the icipation in sports eam member, date
Child's Name		
Parent's Signature	Date	
	DRMATION CONSENT: I do NOT conserry information on my child.	nt nor allow the
Child's Name		
Parent's Signature	Date	
public schools are require school students' names, a recruiting purposes and f	TMENT: Under the No Child Left Behind ed to provide military recruiters with lists addresses and telephone listings. These are or informing young people of scholarship or the second scholarship or the	of secondary re to be used for opportunities.
	MENT CONSENT: I do consent and allow address and telephone listing to military re	
Child's Name		
Parent's Signature	Date	
	JITMENT CONSENT: I do NOT consent d's name, address and telephone number	
Child's Name		
Parent's Signature	Date	

GUILFORD COUNTY SCHOOLS ANNUAL TECHNOLOGY AGREEMENT

TEACHERS WILL READ THIS AGREEMENT TO THEIR CLASS. STUDENTS MUST ACCEPT THIS AGREEMENT DIGITALLY BEFORE THEY CAN LOG ON TO A GCS COMPUTER THAT IS CONNECTED TO THE INTERNET THROUGH THE GCS NETWORK.

Technology provides opportunities to enhance learning, appeal to different learning styles, improve communication within the school community and with the larger global community, and achieve Guilford County Schools' ("GCS") educational goals. GCS will, to the extent feasible, issue a district-owned device and charger (a "District Student Device and Charger") at no charge to each duly enrolled student in grades PreK-12 for approved educational purposes.

By signing this form, the student and/or parent/guardian named below (the "Student" and the "Parent/Guardian") certify that they understand and agree to the following:

- Any District Student Device and Charger is to be used for approved educational purposes only and remains the property of GCS at all times. If instructed to do so by any GCS teacher, administrator, or personnel, the Student or Parent/Guardian will immediately surrender possession of any District Student Device and Charger.
- 2. The Student's possession and use of any District Student Device and Charger will be governed at all times, on or off campus, by all applicable policies and regulations of GCS. It is the responsibility of the Student and Parent/Guardian to familiarize themselves with such policies and regulations, which are accessible on the district website or available for viewing during regular business hours at the Student's assigned school. These policies and regulations may be revised from time to time and include but are not necessarily limited to the following:
 - a. Policy 3225/4312/7320 Technology Responsible Use
 - b. Regulation Code: 3225/4312/7320-R Responsible Use of Electronic
 Transmission Capabilities

- c. Policy Code: 1710/4021/7230 Prohibition Against Discrimination,
 Harassment, And Bullying
- d. Policy Code: 3226/4205 Internet Safety
- e. Regulation Code: 4300-R1* (formerly JD-P) Violations of the Code of Conduct
- 3. The Student's possession and use of any District Student Device and Charger will be governed at all times, whether on or off campus, by all applicable laws, including but not limited to laws prohibiting hacking, copyright infringement, and illegal file-sharing. The Student and/or Parent/Guardian shall be solely responsible for any violations of civil or criminal law committed by the Student by means of any District Student Device and Charger.
- 4. Any misuse of the District Student Device and Charger or violation of any of the laws, policies, regulations, terms & conditions, or guidelines referenced above may result in additional restrictions on the Student's access to a District Student Device and Charger or other district technologies. Students whose District Student Device and Charger is lost, stolen, destroyed, or significantly damaged more than once may be required to leave any district-issued replacement at school and become a "Day User" only.
- 5. Any District Student Device and Charger may be inspected at any time by GCS officials, with or without prior notice, either in person or remotely via the Internet, consistent with Policy 3225/4312/7320 Technology Responsible Use. The Student and Parent/Guardian have no reasonable expectation of privacy to any data or information of any kind contained on any District Student Device, which shall at all times remain GCS property and is intended to be used only for approved educational purposes.

I AGREE TO FOLLOW ALL THE RULES FOR USING COMPUTERS,
DEVICES, AND NETWORKS AT SCHOOL AND AT HOME.

STUDENTS/PARENTS MUST COMPLETE THE FOLLOWING INFORMATION AND RETURN TO THE SCHOOL:

PLEASE PRINT ALL INFORMATION:

STUDENT NAME:		
LAST NAME	FIRST NAME	STUDENT ID#
PARENT/GUARDIAN	NAME:	
LAST NAME	FIRST NAME	PARENT EMAIL
ADDRESS		
HOME PHONE	WORK PHONE	OTHER PHONE
Please initial the appro	priate options below.	
form. and acc Student consi and guideline In partnership responsible u	ept a District Student Device stent with the laws, policies, is described in this Annual Tector with Guilford County School se of technology, supporting the	regulations, terms & conditions,
My child is att		e 2022-2023 school year and has
	ending 4th-12th grade for the romebook of	2022-2023 school year and has Charging Adapter.
Signatures		
l understand and agree	to all the information contain	ned on this form.
PARENT/GUARDIAN	(REQUIRED) STUE	DENT SIGNATURE
DATE	DATE	

NOTES:



In compliance with federal law, Guilford County Schools administers all educational programs, employment activities and admissions without discrimination because of race, religion, national or ethnic origin, color, age, military service, disability or gender, except where exemption is appropriate and allowed by law. Refer to the Guilford County Board of Education's Discrimination Free Environment Policy AC for a complete statement. Inquiries or complaints should be directed to the Guilford County Schools Compliance Officer, 120 Franklin Boulevard, Greensboro, NC 27401; 336-370-8154.

All Guilford County Schools facilities, both educational and athletic, are tobacco-free learning environments.

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712 North Eugene Street | Greensboro, NC 27401 | 336.370.8100