

# SOUTHWEST COMMUNITY HIGH

402 4th Street West | Dickinson, ND 58601 | Phone (701) 456-0042

Dear Prospective Student -

We are glad you decided to attend Southwest Community High School. In order to help us get you acquainted to this non-traditional setting of high school here are a few things that we want you to be aware of before your first day at Southwest. Students do not go to SWCHS they belong here. As a result, staff at SWCHS takes tremendous effort to create a positive learning environment for all students. In order to make that happen we expect a positive attitude in return. Here is a brief list of things that will help you adjust to SWCHS.

# **Non-Negotiables**

# -Respect

## -Respect Yourself

-This is your education! This education will gain you more opportunity, please respect yourself and take advantage of it.

# -Be Respectful to Staff and Students at SWCHS.

-Be Respectful of other student's time. Disruptions of any kind at SWCHS are costly since they take important teacher time away from other students within the school. A sign of respect is the use of appropriate language within the school building at all times.

# -Be Respectful to Property.

-Please respect all student and school property. Respect and proper treatment of the facilities here at SWCHS are mandatory for students. Vandalizing or misusing school property is grounds for dismissal at SWCHS.

# -Responsibility

# -Be Here

- -You are responsible for your education, which means you are responsible to be here and be here on time! This means being engaged while you are here and limit your phone use to breaks and or emergencies.
- Attendance is a top priority; make sure you are at school. The goal of SWCHS is to teach students to be successful. If you are not here, we cannot teach you!

# -Honest Effort

-Giving an honest effort at everything you do is a key component in finding success in life. Students at SWCHS are expected to give an honest effort every day and making progress in some manner. Students that choose to waste time at SWCHS are not only hurting their own chance at being successful but are also taking the place of a student wishing to get into SWCHS. If students choose not to give an honest effort they can be removed from enrollment and placed at the bottom of the waiting list.



# **Things to Remember at SWCHS**



# Southwest Community High School Philosophy & Vision statement

Southwest Community High School is committed to providing for the educational needs of students who choose to complete their secondary education in an individualized, non-traditional setting by promoting student responsibility for academic performance, attendance, and behavior.

# **Attendance**

Students are required to attend class every day. Our school has 4 main sessions - you can take between 2 and 4 classes at a time while in attendance – Our schedule is as follows - however we also offer a zero hour and a late start schedule option

0 Hour Start Stay in Lunch	Regular start – Stay Lunch	Late Start – Stay Lunch	Regular Schedule – Lunch Out
1) 7:30 – 9:00	1) 8:30 – 10:00	1) 9:30 – 11:00	1) 7:30 – 10:00
2) 9:00 – 10:30	2) 10:00 – 11:30	2) 11:00 – 12:30	2) 10:00 – 11:30
3) 10:30 – 12:00	3) 11:30 – 1:00	3) 12:30 – 2:00	3) 12:30 – 2:00
4) 12:00-1:30	4) 1:00 – 2:30	4) 2:00 – 3:30	4) 2:00 – 3:30

The principal will address attendance issues on a student-by-student basis. Students may be required to serve make up time and/or may lose class credit. If attendance problems are an ongoing issue for any individual student, he/she may be removed from the roster and placed at the bottom of the waiting list. If there is not a waiting list he/she may be dropped from current classes and asked to take some time off.

If there is a waiting list .... Any student with 5 unexcused absences within a semester may automatically be dropped from enrollment and placed on the waiting list of SWCHS. If no waiting list exists, the student may be required to drop/withdraw from their current courses and may not be allowed into school and asked to take time off. ..... REMINDER – The natural consequence of missing school – for ANY reason – is having to attend school for a longer time frame.

# **TARDINESS**

The following policy will be followed:

Tardiness will be handled on a student-by-student basis. Southwest Community High School mimics the responsibilities of the work force for attendance and tardiness. Since SWCHS bases its attendance requirements on instructional time within the school facility, all tardiness will be made up – If tardies become excessive in each individual case, a conference will be held with the student, faculty and if possible parents to determine a course of action that will work with that student –

### **TARDY POLICY**

Any time a student is tardy – that time is added to the end of their school day with a limit of 20 minutes added. After 20 minutes students are moved to the later schedule OR marked absent from that class period completely.

# **Graduation Requirements**

- 1. Students must be enrolled at Southwest Community High School to be eligible for graduation.
- 2. Students are required to earn 24 credits for graduation.
- 3. A unit of credit (0.5) is earned through class attendance one period per day, five days per week for 42 days and successful completion of that class. Science courses require 56 days of attendance.
- 4. In order to graduate from Southwest Community High School, the following credits must be earned:

(\* = as needed to meet credit for graduation)

English	4	Science	3 credits
	credits		
Social Science	3	Physical	1 credit
	credits	Education	
Mathematics	3	*General	7credits
	credits	Elective Courses	
		CTE or Foreign	3 credits
		Language or Fine	
		Arts	

the required units of

# **Grading/Progress Reports/Conferences**

Each class will begin with a joint agreement between the teacher and the student, which defines the required work to be completed and the expected time-frame for completion. This is 42 class periods for all courses - If you are only working on 2 classes at a time – you will work 2 class periods a day so a total of 21 school days to complete the class.

A student that does NOT complete a course within the allotted 42 class periods (60 hours) will be asked to

- 1) Work only on the course that is not finished all other courses will be placed on HOLD until that course is finished
- 2) Be asked to put their phone in "PHONE JAIL" during class time as the #1 offender of NOT getting courses completed are phone distractions student may have their phone during breaks and lunch
- 3) This time frame MAY be adjusted with teacher approval please discuss this option with your instructor if you feel you need more time.

Class Pacing Guide – Every student will fill out a daily pacing guide so that they are aware of the number of class periods that they have utilized to complete the course. The instructor fills out a corresponding guide as well and the student should periodically check with the instructor to ensure alignment of days.

Students are given the opportunity to redo failed lessons and or assessments, as our first goal is to acquire the knowledge of the course and standards. If a student finishes the course requirements EARLIER THAN 42 CLASS PERIODS with LESS than 80% ... They will be asked redo lessons or exams until either – 80% is reached or they hit day 42.

It is the student's responsibility to complete the work satisfactorily within the time allocated. Failure to stay on schedule can result in an academic suspension for failure to make adequate progress. FAILURE IS NOT AN OPTION HOWEVER....

The grading system in our school uses the letters A, B, C, D. In general, the other four grades are interpreted as follows:

90% – 100% A – Superior

80 % – 89% B – Good/Above Average

70% - 79% C - Average

60 % - 69% D - Passing/Below Average



# **Goal Sheets**

Each day students are expected to fill out daily goal sheets – **THIS IS NON-NEGOTIABLE.** These sheets set the pace for the day and give students an opportunity to plan out what they need to accomplish on a daily basis. Points are awarded based upon a predetermined rubric and those points can be used to "buy" time and other extra privileges during the school day. These points are kept in a "point bank" by the teachers, and students will turn in their goal sheets as an exit slip each day with their points totals and the teachers will add these points to the student banks.

# **Early Outs**

On the last day of the school week (with a minimum of 4 days in that week), students can be eligible for an early out if they meet the following criteria

- 1) The student has NO absences and NO tardies during that week
- 2) The student must spend 225 of their points out of their point bank
- 3) IF the student has been tardy or absent at all no early out can be purchased that week. If a student has scheduled a Dr appointment or other reasons they must be out of school just realize that is still an absence and no early out can be purchased that week

# **Lunch Period**

Students that attend SWCHS must be aware that lunch period 11:30-12:30 ...Unless there are extenuating circumstances - teachers are generally NOT available during the lunch hour - Students are more than welcome to use the break area for the lunch session as there are microwaves for student use there – Any messes are the responsibility of the student to clean up.

# <u>Device Management –</u>

The device and accessories issued are school property and students are responsible for their general care.

- Do NOT attempt to remove or change the physical structure of the Chromebook. Examples
  include removing the keys, interfering with the charging port, careless use of the headphone
  port, and damage to the cover or plastic casing.
- The Chromebook must remain free of stickers. Do not remove or interfere with the serial number or any identification placed on the Chromebook.
- Keep the equipment clean. For example, don't eat or drink while using the Chromebook. Do NOT leave the Chromebook in a place that is experiencing extreme hot or cold conditions (i.e., car in

- summer or winter).
- Turn off and secure your Chromebook after you are done working to protect your work and information.
- Chromebook screens show fingerprints and smudges easily. Students must follow proper cleaning
  procedures. Never use cleaning products with acetone or ammonia. Screens are expensive to replace. It
  is imperative they are cleaned appropriately with cleaners that have been approved by the district
  technology office.
- Do not grab and squeeze the Chromebook screen as this can damage the screen and other components. Avoid extreme pressure on the laptop as it can cause permanent damage to the screen and other components.

## **FEES AND DAMAGE**

If the device or accessories are intentionally damaged, all repair or replacement costs will be the responsibility of the student. The District will cover only failures not due to negligent use. The District will have the damage repaired or replaced and bill the student for the costs if necessary. Families are welcome to check with their personal insurance company about coverage.

- a) Examples of damage include but are not limited to cracked screens, broken or lost cases, broken or lost keyboards, and stripped or lost cords.
- Any damage must be reported immediately by submitting a help ticket utilizing the <u>Distance</u>
   <u>Learning Tech Support Form</u> or calling the DHS building technologist at 701.456.0030, extension
   3025. If the student carries personal insurance, he/she must complete all insurance claims
   independently of the school district. All repairs or replacements must be completed by the end
   of the school year prior to device check-in.

Estimated Cost of Repairs for standard repairs

- Key \$5
- Keyboard \$60
- Screen \$60
- Miscellaneous intentional damage \$60
- Full Unit Replacement \$300
  - Computer Cord/Charger replacement \$40

# **Searches of Students and Students' Personal Property**

A search of a student's personal property or clothing shall only be undertaken when there is a reasonable suspicion that the student is concealing an object(s) or substance(s) in violation of school rules/policy, the law, or which may be detrimental to the health, safety, or welfare of enrolled students. The building principal or Superintendent must authorize all searches.

When the principal/Superintendent has reasonable suspicion that one or more students are carrying a prohibited object, article, or substance or are otherwise in possession of a prohibited object, article, or substance on school property or at a school-sponsored event, all personal property belonging to the suspected student(s) may be subject to inspection. When determining the scope of a search, the principal/Superintendent shall ensure that any measures adopted are reasonably related to the object of the search and not excessively intrusive in light of the age and sex of the student.

### **Search Procedure**

For the purposes of this policy, personal property includes, but is not limited to, a student's vehicle, backpack, book bag, and/or purse. Students may also be asked to empty their pockets; however, strip searches shall not be conducted.

Searches of persons should be conducted in private by a school employee of the same sex as the student with a school employee present as a witness.

#### Searches of Vehicles

The principal or designee shall conduct searches of student vehicles if the vehicle is parked on school property and if reasonable suspicion exists with a witness present. The principal shall make a reasonable attempt to contact the student who owns the vehicle and ensure s/he is present during the inspection unless an emergency situation is deemed to exist. If a vehicle is locked and its owner cannot be contacted or refuses to open it, the principal shall contact law enforcement.

### **Involvement of Law Enforcement**

The principal/Superintendent may request the assistance of law enforcement to conduct any portion of a school-initiated search of a student/student's personal property that would pose a safety threat if conducted by school staff. In all other cases, law enforcement must have probable cause in order to search a student/student's personal property.

Illegal substances found during searches of students/students' personal property may be turned over to proper authorities.

# Edgenuity – F2F tests / Exams – phone turned in

All phones will be turned into the phone bucket or to a teacher's desk prior to an exam being taken. Students are expected to stay ONLY on the website of the test they are taking – they may use any notes they have taken during the instructional piece of the course. Retakes will be given on a case-by-case basis

# **Behavioral Expectations**

Southwest Community High School exists to provide a positive non-traditional form of curriculum to students. In order for this to take place student behaviors that are disruptive to the educational process of SWCHS will not be tolerated. Administration at SWCHS retains the right to remove any student from SWCHS for disruptive behavior.

# **Phone Policy**

Students at SWCHS are allowed access to their cellular phones throughout the school day. If a phone becomes a hindrance to the education of the student, the student will be asked to put it away or turn it into PHONE JAIL. Any student 5 days behind or more on a pacing guide will be required to turn their phone in (if brought to school) at the beginning of the school day.

# **Dress Code**

Students have a fundamental right to free public education. They have a corresponding responsibility to respect the rights and responsibilities of others and in establishing a climate for learning within the school.

All students are expected to dress and groom themselves neatly in clothes that are suitable for school. Clothing and accessories worn by students are not to endanger the health or safety of other students or distract from the educational process. Most clothing is acceptable for school wear. However:

- Students must wear shoes.
- Written or pictorial messages that are suggestive, belittle any race, religion, nationality, or gender are not acceptable.
- Obscene or vulgar clothing of any kind may not be worn.
- Articles that promote tobacco, alcohol, or illicit drugs are not acceptable.
- Administrators or other delegated school officials may deny a student the right to wear a hat, hood, scarf, or other clothing, if in their professional judgment the article interferes with the educational process.
- Chains (including chains attached to clothing and other accessories), studded jewelry, safety pins attached to clothing (unless provided for an emergency purpose), or items that pose a potential hazard are not allowed.
- Clothing that may be interpreted as "gang" apparel is not appropriate in the classroom.
- Pajamas, slippers, or other loungewear are not appropriate for school.

# **Computer Usage**

Computers will be used for educational purposes at SWCHS. Students using computers for other than education purposes (i.e.-music, games, facebook, etc.) will lose privileges to the computers for a set time decided by the administration.

# **Disciplinary Procedures**

As an alternative school, Southwest Community High School operates under the assumption that students are in school by **choice** and that their behaviors will be appropriate. **Time off from school can be made for poor attendance, inadequate progress,** (failing to complete the required work) **or behavior** (sleeping, fighting, insubordination, disrespect and insolence). Time off will normally be for three school days for the first offense, but the circumstances may dictate a greater or lesser period of time. It is hoped that during their time away from school the student will consider the importance of education and choose to perform appropriately for the school environment.

# **Tobacco-Free Schools and Workplaces**

The District shall comply with all applicable tobacco prohibitions contained in state and federal law. Smoking in district buildings, district owned vehicles, and at sporting events, whether indoor or outdoor, is prohibited.

Student Use

Smoking, use, or possession of tobacco products – **INCLUDING VAPES OR VAPE MATERIALS** - by students is prohibited on district property, including district grounds, and at all school functions. The school principal is responsible for administering appropriate student discipline in accordance with policy and law (which may include suspension and/or recommendation for expulsion from school).

# <u>Independent Study Work Commitment – Online Agreement</u>

As a student – for SWCHS to work for you – you MUST agree to the following commitment –

- 1) Understand we are an INDEPENDENT STUDY TYPE OF PROGRAM YOU MUST BE SELF MOTIVATED
  - a. You must be ready to fill out your goal sheets and course progress sheets at the end of EVERY class period
  - b. You must be ready and willing to work independently and stay on pace
  - c. You must be ready to ask for help when necessary
  - d. You must be willing and ready to handle your phone in an adult manner and put it away during class time
  - e. You must come ready to work ON TIME and be ready to engage both physically and mentally
  - f. You must be ready to TAKE NOTES on the videos and instruction the way this program works you will NOT pass your classes if you do not take notes. Bring a notebook and pens/pencils EVERYDAY
  - g. You must be willing to check emotions at the door and check into finishing classes to graduate
  - h. You must be willing to attend WHY TRY and participate in morning meetings.
  - i. You must be willing to accept that your attitude and your effort determine your destiny
  - j. You must be ready to do what it takes to never FAIL a class again.

understand the above policies <u>as well as agree to all of the DPS board policies</u>				
	Date			
Parent / Guardian				
	Date			

I Agree to the above statements, and I am ready to accept this responsibility and challenge ... I have read and

# **BOARD POLICIES**

# **School Board Policy AAA**

# **Philosophy of the Dickinson Public Schools**

We, the Dickinson Public School Board, present this statement of our basic beliefs concerning education in order to formulate District goals and objectives and to establish programs that are designed to meet these goals and objectives within the legal framework of state and federal law.

# We Believe:

- 1. The purpose of education is to equip students with the knowledge and skills necessary to become active, informed, and productive members of society. Our public schools have a responsibility to foster the growth of intelligent and informed citizens.
- 2. All individuals are entitled to equal rights, freedoms, and opportunities regardless of economic, cultural, or intellectual differences. The District is committed to creating and preserving a learning and working environment that promotes tolerance and is free from discrimination and harassment.
- 3. Only through the study of basic subject matter, history, culture and fine arts will students be prepared for both the practical tasks and complexities of the world. The District will provide all students with opportunities to participate in varied curricular offerings.
- 4. Education should aid in the development of good character, self-respect and self-worth, and offer opportunities to form satisfying and responsible relationships with other people. The District will offer programs that allow students to practice the skills of family and community living and that promote an appreciation for health and safety.
- 5. Education must look to the future. The District will offer programs to help equip students with skills that may be demanded by our future society, that help students select appropriate occupations, and that provide opportunities to develop worthwhile leisure time activities. The District will also offer programs that teach money, property, and resource management techniques and conservation practices in order to assist students with planning for the future.
- 6. Educational experiences should be timed in accordance with students' readiness for them. All District programs will take into account factors such as age, maturity, and readiness.
- 7. Appropriate discipline helps ensure that the educational program operates efficiently and helps mold students into upstanding citizens. The Board shall develop policies in accordance with law to ensure administrators are equipped to appropriately respond to disciplinary issues.
- 8. Parent(s) or guardian(s) and the community should serve as partners with schools. It takes the combined effort of all members of the community to develop and maintain an educational program that meets the objectives delineated above. District schools will embrace the support and reflect the expectations of the community.

# **School Board Policy AAB**

### **District Goals and Objectives**

The District shall comply with approval requirements in state law and shall strive to provide schools that meet the criteria for accreditation from Department of Public Instruction and that show adequate yearly progress as defined in federal law.

In addition to meeting these approval and accreditation requirements/standards, the Board has established goals and objectives, which are contained in the District's strategic plan.

## **School Board Policy AAC**

## **Nondiscrimination and Anti-Harassment**

#### **General Prohibitions**

The Dickinson Public Schools is committed to maintaining a learning and working environment free from discrimination and harassment in all employment and educational programs, activities, and facilities. The District prohibits discrimination and harassment based on a student's, parent's, guardian's or employee's race, color, religion, sex, gender identity, sexual orientation, national origin, ancestry, disability, age, marital status, or other status protected by law. The District also provides equal access to the Boy Scouts of America, AKA: Scouts BSA, and other designated youth groups, and required by federal law.

It is a violation of this policy for any District student, parent, guardian, employee, or third party to discriminate or harass against another District student or employee, based on any status protected by law, if the conduct occurred within the context of an education program or activity, or if the conduct had a continuing effect in the educational setting of a program or activity occurring on or off school district property. The District will not tolerate discrimination or harassment of a District student or employee by a third party. The District also prohibits aiding, abetting, inciting, compelling, or coercing discrimination or harassment; discriminating against

or harassing any individual affiliated with another who is protected by this policy and/or law; knowingly making a false discrimination and/or harassment report; and retaliation against individuals who report and/or participate in a discrimination and/or harassment investigation, including instances when a complaint is not substantiated.

The District shall promptly investigate any discrimination, harassment or retaliation complaint and act on findings as appropriate, or as required by law. Outcomes may include disciplinary measures such as, termination of employment or student expulsion in accordance with board policy, law, and, when applicable, the negotiated agreement. Students and employees are expected to fully cooperate in the investigation process. The District will take steps to prevent recurrence of discrimination, harassment, or retaliation and remedy discriminatory effects on the complainant and others, if appropriate.

### **Definitions**

- Complainant is the individual filing the complaint. If the complainant is not the victim of the alleged discrimination and/or harassment the victim must be afforded the same rights as the complainant under this policy and regulations AAC-BR1 or AAC-BR2.
- Disability is defined in accordance with NDCC 14-02.4-02 (5).
- Discrimination means failure to treat an individual equally due to a protected status.
- Protected status shall include the statuses identified above, along with any other status protected by applicable state
  and federal laws.
- Employee is defined in accordance with NDCC 14-02.4-02 (7).
- Harassment is a specific type of discrimination based on a protected status. It occurs under the following conditions:
  - a. For employees, when enduring the offensive conduct becomes a condition of continued employment, or the conduct is severe or persistent, and/or pervasive enough to create a work environment that a reasonable individual would consider intimidating, hostile, or abusive
  - b. For students, when the conduct is sufficiently severe, persistent, and/or pervasive so as to limit a the student's ability to participate in or benefit from the education program or to create a hostile or abusive education environment

- Section 504 (Section 504 of the Rehabilitation Action of 1973, as amended, 29 U.S.C. 794) is a federal law designed to protect the rights of individuals with disabilities in programs and activities that receive federal financial assistance from the U.S. Department of Education.
- North Dakota Human Rights Act (NDCC ch. 14-02.4) provides protection from discrimination in the workplace on the
  basis of race, color, religion, sex, national origin, age, the presence of any mental or physical disability, status
  with regards to marriage or public assistance, or participation in lawful activity off the employer's premises
  during nonworking hours which is not in direct conflict with the essential business-related interests of the
  employer.
- Sexual harassment is a form of harassment based on sex. It is defined under Title IX as unwelcome sexual advances, requests for sexual favors, and/or other verbal, written, or physical conduct or communication of a sexual nature, that:
  - a. Constitutes *quid pro quo* harassment, meaning submission to such conduct or communication is made a term or condition, either explicitly or implicitly, of the basis for employment decisions or educational decisions or benefits for students (e.g., receiving a grade);
  - b. Is so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the District's education program or activity; or
  - c. Constitutes sexual assault, dating violence, domestic violence, or stalking as those offenses are defined in the Clery Act, 20 U.S.C. § 1092(f) and the Violence Against Women Act, 34 U.S.C. § 12291(a).
- Sexual harassment examples include, but are not limited to, the following:
  - a. sexual or "dirty" jokes;
  - b. sexual advances;
  - c. pressure for sexual favors;
  - d. unwelcome touching, such as patting, pinching, or constant brushing against another's body;
  - e. displaying or distributing of sexually explicit drawings, pictures, and written materials; f. graffiti of a sexual nature; sexual gestures; touching oneself sexually or talking about one's sexual activity in front of others; i. spreading rumors about or rating other's sexual activity or performance; remarks about an individual's sexual orientation; or sexual violence including rape, sexual battery, sexual abuse, and sexual coercion.
- Title II of the Americans with Disabilities Act extends the prohibition on discrimination established by Section 504 to all services, programs, and activities of State and local government entities.
- *Title VI* is a federal law that provides protection from discrimination based on race, color, or national origin in employment and employment practices in programs or activities receiving federal financial assistance.
  - Title VII is a federal law that provides protection from discrimination on the basis of race, color, religion, sex or national origin. Title VII applies to all public school districts with 15 or more employees.
- Title IX is a federal law that provides protection from discrimination, based on sex, in education programs or activities that receive federal financial assistance.
- Other or different definitions may be set forth in Board regulations AAC-BR1 or AAC-BR2.

# **Complaint Filing Procedure**

The Board shall create an informal and formal discrimination and harassment complaint filing procedure in Board regulation AAC-BR. For Title IX sexual harassment complaints, grievance procedures shall be followed in accordance with federal regulations and Board regulation AAC-BR2.

The procedure provides for an impartial investigation free of conflicts of interest and bias. Nothing in this policy or in the discrimination and harassment grievance procedure prevents an individual from pursuing redress available through state and/or federal law.

# Confidentiality

An individual wishing to file an anonymous discrimination and/or harassment complaint must be advised that confidentiality may limit the District's ability to fully respond to the complaint and that retaliation is prohibited. The appropriate grievance coordinator (Title IX, 504, or Title II) shall perform a confidentiality analysis to determine when a request for confidentiality cannot be honored due to safety reasons or the District's obligation to maintain a nondiscriminatory educational environment. The complainant must be notified in writing of the confidentiality analysis outcome. A discrimination or harassment investigation report is subject to the open records law after 60 days or when the investigation is complete (whichever comes first), with limited exceptions such as when the record is protected by FERPA.

### **Complaint Recipients**

If any District employee receives a discrimination or harassment complaint, the employee shall promptly forward it to the appropriate grievance coordinator. All District employees must receive training on their reporting duties.

#### **Grievance Coordinator**

Districts shall designate at least one employee to be their Title IX Coordinator and authorize such individual(s) to coordinate the District's efforts to comply with its responsibilities under the applicable regulations.

The Title IX coordinator's responsibilities include overseeing the District's response to Title IX reports and complaints and identifying and addressing any patterns or systemic problems revealed by such reports and complaints. The Title IX coordinator must have knowledge of the requirements of Title IX, of the District's policies and procedures on sex discrimination, and of all complaints raising Title IX issues throughout the District. To accomplish this, the Title IX coordinator must be informed of any report or complaint raising Title IX issues, even if the report or complaint was initially filed with another individual or office or if the investigation will be conducted by another individual or office.

The Board designates the Human Resources Director as the Title IX coordinator. They may be contacted at: 444 4<sup>th</sup> Street West, Dickinson, ND 58601 or 701-456-0002. Districts must notify students, parents or legal guardians, employees, and unions of the name and specified contact information for the designated Title IX Coordinator(s). The notification must also state that inquiries about the application of Title IX and its regulations may be directed to the District's Title IX Coordinator or the Assistant Secretary of Education, or both. Districts must prominently display the Title IX Coordinator's contact information on their website, if any, and in each handbook it makes available to students, parents or legal guardians, employees, and unions.

The 504/Title II coordinator's responsibilities include overseeing the District's response to disability discrimination reports and complaints. The 504/Title II Coordinator must have knowledge of the requirements of Section 504 and Title II, of the District's policies and procedures on disability discrimination, and of all complaints raising Section 504/Title II issues throughout the District. To accomplish this, the 504/Title II Coordinator must be informed of any report or complaint raising 504/Title II issues, even if the report or complaint was initially filed with another individual or office or if the investigation will be conducted by another individual or office. The Board designates the Director of Student Services as the 504 Coordinator, and the Director of Instruction as the Title II Coordinator. They may be contacted at: 444-4<sup>th</sup> Street West, Dickinson, ND 58601 or 701-456-0002.

The Nondiscrimination Coordinator's core responsibilities include overseeing the District's response to discrimination and harassment reports and complaints that do not include sex or disability under applicable federal laws, but instead the other protected statuses or sex or disability based discrimination under state law. The Board designates the Human Resource Manager as the Nondiscrimination Coordinator. They may be contacted at: 444 4<sup>th</sup> Street West, Dickinson, ND 58601 or 701-456-0002.

All other complaints, other than Title IX, 504, or Title II, shall be referred to the Human Resources Director.

# **Policy Dissemination**

The Superintendent shall display this policy and complementary grievance procedures in a prominent place in each District building and publish it in student and employee handbooks.

#### **Training**

The Board authorizes the Superintendent to develop discrimination and harassment awareness training for students and employees. Employee training requirements are delineated in Board exhibit AAC-E3, Discrimination and/or Harassment Training Requirements for Employees.

The Title IX coordinator, 504/Title II coordinator, Nondiscrimination Coordinator, and any other school official responsible for the investigation of discrimination complaints, shall receive training. This training must include: 1 The definition of discrimination, harassment, and retaliation;

- 2. The handling of complaints under the Discrimination and Harassment Grievance Procedure (AAC-BR1); and
- 3. The applicability of confidentiality requirements.

In addition, the Title IX Coordinator(s), investigators, decision-makers, and those facilitating an informal resolution process, if applicable, under Title IX shall receive training in a number of areas specified in Board regulation AAC-BR2.

<u>Discrimination</u>, Harassment, and Retaliation Grievance Procedure (AAC-BR1) The following procedure is designed to resolve discrimination, harassment, and retaliation complaints by and against students, parents, and third parties, as described in Board policy in a prompt and equitable manner. Board policy requires all students and staff to fully cooperate when asked to participate in a discrimination, harassment, or retaliation investigation. The procedure contained in these regulations supersedes the District's policies regarding complaints about personnel and bullying. For Title IX sexual harassment complaints, the procedure set forth in Board regulation AAC-BR2, Title IX Sexual Harassment Grievance Procedure, will control and supersede this procedure.

# **Retaliation Prohibited**

The District prohibits retaliation for an individual's participation in and/or initiation of a discrimination and/or harassment complaint investigation, including instances when a complaint is not substantiated. The consequences for violating this prohibition are delineated in Board policy AAC, Nondiscrimination and Anti Harassment Board Policy.

## **Complaint Filing Format and Deadlines**

A complaint may be filed verbally or in writing and should be filed as soon as possible after the discrimination, harassment, or retaliation allegedly occurred. Delays in filing a complaint may cause difficulties in the investigation.

## With Whom Complaints May be Filed

A complaint may be filed with any District employee. District employees are required to report any discrimination or harassment to the appropriate grievance coordinator (Title IX, 504, or Title II) when they knew

(e.g., received a complaint, directly observed it) or should have known it was occurring (e.g., overheard students talking about an incident, saw discriminatory or harassing graffiti or vandalism on school property). Failure by a District employee to report under this regulation may result in disciplinary action.

#### **Initiating Complaint Resolution Procedure**

After receiving a discrimination, harassment, and/or retaliation complaint or gaining knowledge of potentially discriminatory and/or harassing conduct, the appropriate grievance coordinator shall contact the complainant, determine if an informal or formal investigation is appropriate, and determine if the complainant requests

confidentiality. Requests for confidentiality must be handled in accordance with policy AAC.

## **Prohibition on Meeting with the Accused**

At no time during the informal or formal resolution process shall the complainant be required to meet with the accused. If the appropriate grievance coordinator assigned to conduct or oversee the investigation is the accused, the Superintendent, or Board President (if the Superintendent is the accused) shall designate a different individual (which may be a third party) to carry out the accused's responsibilities associated with the investigation.

# **Third-Party Assistance**

A school official responsible for conducting or overseeing discrimination, harassment, and/or retaliation investigations is authorized to receive assistance from the District's legal counsel throughout the process.

# **Investigation Timeframes**

The informal resolution procedure must be completed within 30 days of a District employee reporting the complaint or incident to the appropriate grievance coordinator, unless the investigator documents reasons for delays and communicates these reasons to the complainant and accused.

The formal resolution procedure must be completed within 60 days of a District employee reporting the complaint or incident to the appropriate grievance coordinator or a complainant or accused terminating the informal complaint procedure, unless the investigator documents reasons for delays and communicates these reasons with the complainant and accused. Acceptable reasons for delays include extended school breaks when witnesses are not available, and complex cases involving multiple witnesses.

#### **Interim Measures**

Pending the final outcome of an informal or formal resolution, the District shall institute interim measures to protect the complainant and inform him/her of support services available. Interim measures may include a District-enforced no contact order, schedule changes, academic modifications for the complainant, and/or school counseling for the complainant These interim measures should have minimal impact on the complainant. If the accused is a student, interim measures should also take into consideration the accused student's educational rights.

#### Informal Resolution Procedure

This procedure may only be used when mutually agreed to by the complainant, the accused and the appropriate grievance coordinator. This procedure may not be used when the alleged discrimination, harassment, and/or retaliation may have constituted sexual violence or any other crime. The formal resolution procedure must be used whenever the informal procedure is not permitted.

During the informal resolution process, the investigator shall gather information necessary to understand and resolve the complaint. Based on this fact-gathering process, the investigator shall propose an informal resolution, which may include requiring the accused to undergo training on discrimination, harassment, and/or retaliation, requiring all students and employees to undergo such training, instituting protection mechanisms for the complainant, and/or holding a formal meeting with the accused to review the nondiscrimination and anti harassment policy, coded AAC, and discuss the implications of violating it. Both the complainant and the accused must agree to the informal resolution before it can be instituted.

The appropriate grievance coordinator shall monitor the implementation and effectiveness of the informal resolution procedure and initiate the formal resolution procedure if discrimination, harassment, and/or retaliation persists.

Both the complainant and the accused have the right to terminate the informal resolution procedure at any time to pursue a remedy under the formal resolution procedure.

#### **Formal Resolution Procedure**

This procedure must be used whenever the informal resolution procedure is not used.

Whenever alleged discrimination, harassment, or retaliation may have constituted a crime, the Superintendent should contact law enforcement and enter into a memorandum of understanding concerning sharing of evidence and coordination of the investigation. However, the District shall proceed with its investigation and this resolution procedure, regardless of the criminal investigation or outcome.

The fact-gathering portion of the investigation must be carried out or overseen by the appropriate grievance coordinator and must consist of interviews with the complainant, the accused, and any others who may have witnessed or otherwise have knowledge of the circumstances giving rise to the alleged complaint and may involve gathering and review of information relevant to the complaint. Both the complainant and accused will have equal opportunity to present evidence and name witnesses. Witnesses must be instructed not to discuss this matter with others except proper authorities.

The fact-gathering portion of the investigation must be completed as soon as practical

### **Investigation Report:**

After the fact-gathering process is complete, under the formal resolution procedure, the appropriate grievance coordinator shall complete a written report containing a determination of whether allegations were substantiated, whether the nondiscrimination and anti-harassment policy (AAC) was violated, and recommendations for corrective action, if any. The appropriate grievance coordinator shall assess if discrimination, harassment, and/or retaliation "more likely than not" occurred based on the following criteria:

- 1) Whether evidence suggests a pattern of conduct supportive of disproving the allegations of discrimination, harassment, and/or retaliation;
- 2) Whether behavior meets the definition of discrimination, harassment, and/or sexual harassment as defined in Board policy AAC;
- 3) Ages of the parties involved;
- 4) Relationship between the parties involved;
- 5) Severity of the conduct;
- 6) How often the conduct occurred, if applicable, and;
- 7) How the District resolved similar complaints, if any, in the past.

The investigation report must indicate if any measures are to be instituted to protect the complainant. Such measures may include extending any interim protection measures taken during the investigation. The report must also inform the complainant of support services available, which at a minimum must include offering school counseling services if the complainant is a student.

The investigation report must contain a monitoring plan to evaluate the effectiveness of the resolution and help prevent recurrence.

## **Disciplinary Action**

Any disciplinary action must be carried out in accordance with Board policy, law, and, when applicable, the negotiated agreement.

The appropriate grievance coordinator along with the principal shall determine if a recommendation for expulsion for an accused student should be made.

The appropriate grievance coordinator along with the District Superintendent shall determine if a recommendation for discharge for an accused employee should be made.

If this recommendation is made and a hearing is required, the hearing must be held in accordance with District policy and law.

Both the complainant and accused shall have an equal right to attend the hearing, have a representative and parent(s) or guardian(s) (if student) present, present evidence, and question witnesses.

The complainant may choose to appoint a representative to participate in the hearing in his/her stead.

### **Notice of Outcome**

Both the complainant and the accused must be provided written notice of the outcome of the complaint.

Nothing shall prevent the parties from seeking judicial redress through a court of competent jurisdiction or through any applicable state or federal complaint procedures.

#### **Records Retention**

Investigation materials must be retained by the appropriate grievance coordinator (504/Title II, or Nondiscrimination) for at least six years. All Title IX sexual harassment records and training materials shall be maintained in accordance with federal regulations and Board regulation AAC-BR2.

### **Complaint Recipients**

If any District employee receives a discrimination or harassment complaint, the employee shall forward it to the appropriate grievance coordinator. All District employees must receive training on their reporting duties.

## **Policy Training and Dissemination**

The Board authorizes the Superintendent to develop discrimination and harassment awareness training for students and employees. In addition, the Superintendent shall publish this policy in all student handbooks and employee policy and procedures manual.

## **Grievance Coordinator**

The Title IX Coordinator's responsibilities include overseeing the District's response to Title IX reports and complaints and identifying and addressing any patterns or systemic problems revealed by such reports and complaints. The Title IX Coordinator must have knowledge of the requirements of Title IX, of the District's policies and procedures on sex discrimination, and of all complaints raising Title IX issues throughout the District. To accomplish this, the Title IX Coordinator must be informed of any report or complaint raising Title IX issues, even if the report or complaint was initially filed with another individual or office or if the investigation will be conducted by another individual or office. The Board designates the Human Resources Director as the Title IX Coordinator. They may be contacted at: 444 4<sup>th</sup> Street West, Dickinson, ND 58601 or 701-456-0002.

The 504/Title II Coordinator's responsibilities include overseeing the District's response to disability discrimination reports and complaints. The 504/Title II Coordinator must have knowledge of the requirements of Section 504 and Title II, of the District's policies and procedures on disability discrimination, and of all complaints raising Section 504/Title II issues throughout the District. To accomplish this, the 504/Title II Coordinator must be informed of any report or

complaint raising 504/Title II issues, even if the report or complaint was initially filed with another individual or office or if the investigation will be conducted by another individual or office. The Board designates the Director of Student Services as the 504/Title II Coordinator. They may be contacted at: 444 4<sup>th</sup> Street West, Dickinson, ND 58601 or 701-456-0002.

All other complaints other than Title IX, 504, or Title II shall be referred to the Human Resources Director.

The Title IX coordinator, 504/Title II coordinator, and any other school official responsible for the investigation of discrimination complaints, shall receive training. This training shall include:

- 1. The definition of discrimination, harassment, and retaliation.
- The handling of complaints under the Discrimination, Harassment, and Retaliation Grievance Procedure (AAB-BR); and
- 3. The applicability of confidentiality requirements.

# **School Board Policy ACAA-AR**

# **Emergency Closing Procedure**

If there is any doubt about school being open or closed, parent(s) or guardian(s) are asked to listen to radio stations KDIX 1230 AM, KLTC 1460 AM, KDXN-105.7 FM, KCAD 99.1 FM and KXDI 94 FM. The District Swift 12 message (telephone, text, email message system) will be activated should weather conditions warrant the closing of schools or early dismissal. Residents are requested not to telephone the school office or Central Administration Office when weather is bad. Too many calls tie up vital phone lines, making it difficult to keep everything running smoothly.

# **School Board Policy ACEA**

# **Bullying Prevention**

The Dickinson Public School District is committed to providing all students with a safe and civil school environment in which all members are treated with dignity and respect. Bullying of or by a student or school staff member is against federal, state, and local policy and is not tolerated by the Board. Bullying behavior can seriously disrupt the ability of the District to maintain a safe and civil environment, and the ability of students to learn and succeed. Therefore, it is the policy of the state and the school district that students and school staff members shall not engage in bullying behavior while on school property.

#### **Definitions**

For the purposes of this policy:

- Bullying is defined in NDCC 15.1-19-17 as:
  - a. Conduct that occurs in a public school, on school District premises, in a District owned or leased school bus or school vehicle, or at any public school or school District sanctioned or sponsored activity or event and which:
    - i. Is so severe, pervasive, or objectively offensive that it substantially interferes with the student's educational opportunities;
    - ii. Places the student in actual and reasonable fear of harm;
    - iii. Places the student in actual and reasonable fear of damage to property of the student; or

- iv. Substantially disrupts the orderly operation of the public school; or
- b. Conduct received by a student while the student is in a public school, on school District premises, in a District owned or leased school bus or school vehicle, or at any public school or school District sanctioned or sponsored activity or event and which:
  - i. Is so severe, pervasive, or objectively offensive that it substantially interferes with the student's educational opportunities;
  - ii. Places the student in actual and reasonable fear of harm;
  - iii. Places the student in actual and reasonable fear of damage to property of the student; or
  - iv. Substantially disrupts the orderly operation of the public school.
- c. Conduct received or sent by a student through the use of an electronic device while the student is outside a public school, off school district premises, and off school district owned or leased property and which:
  - i. Places the student in actual and reasonable fear of:
    - 1. Harm; or
    - 2. Damage to property of the student; and
  - ii. Is so severe, pervasive, or objectively offensive the conduct substantially interferes with the student's educational opportunities or substantially disrupts the orderly operation of the public school.

"Conduct" includes the use of technology or other electronic media (e.g. cyberbullying).

- Electronic communication is defined in NDCC 12.1-17-07(5) as a transfer of signs, signals, writing, images, sounds, data, or intelligence of any nature transmitted in whole or in part by a wire, radio, electromagnetic, photo-electronic, or photo-optical system.
- Protected status are classifications/characteristics protected from discrimination by NDCC 14-02.4-01 and federal law.
   The following statuses are protected: race, color, religion, sex, national origin, age, disability (physical or mental), and status with regard to marriage or public assistance.
- School property is defined in NDCC 15.1-19-10(6)(b) as all land within the perimeter of the school site and all school buildings, structures, facilities, and school vehicles, whether owned or leased by a school district, and the site of any school-sponsored event or activity.
- School-sanctioned activity is defined as an activity that:
  - a. Is not part of the District's curricular or extracurricular program; and
  - b. Is established by a sponsor to serve in the absence of a District program; and c. Receives District support in multiple ways (i.e., not school facility use alone); and d. Sponsors of the activity have agreed to comply with this policy; and
    - e. The District has officially recognized through board action as a school-sanctioned activity.
- School-sponsored activity is an activity that the District has approved through policy or other board action for inclusion in the District's extracurricular program and is controlled and funded primarily by the District.
- School staff shall include all employees of the Dickinson Public School District, school volunteers, and sponsors of school-sanctioned activities.
- True threat is a statement that, in light of the circumstances, a reasonable person would perceive as a serious

expression of intent to inflict harm.

### **Prohibitions**

A student or school staff member may not:

- 1. Engage in bullying;
- 2. Engage in reprisal or retaliation against:
  - a. A victim of bullying;
  - b. An individual who witnesses an alleged act of bullying;
  - c. An individual who reports an alleged act of bullying; or
- d. An individual who provides information/participates in an investigation about an alleged act of bullying. 3. Knowingly file a false bullying report with the District.

# **Reporting Procedures for Alleged Policy Violations**

- 1. Reporting requirements for school staff: Any school staff member with knowledge or suspicion of a violation of this policy or who has received an oral or written report of a violation of this policy from a student, community member, or anonymously shall contact the building principal to inform him/her as soon as possible. If the alleged violation implicates the building principal, the school staff member shall report it to the Superintendent. If the alleged violation implicates the Superintendent, the school staff member shall file it with the Board President.
  - Should school administration determine that a school staff member knew of or suspected a violation of this policy and failed to report it in accordance with the procedure above, the staff member may be subject to disciplinary consequences or, for sponsors of school-sanctioned activities, other corrective measures.
- 2. Reporting options for students and community members: Students and community members (including parents or guardians) may report known or suspected violations of this policy using any of the following methods:
  - a. Completing a written complaint form: A complainant will have the option of including his/her name on this form or filing it anonymously. The District will place the form in a variety of locations throughout the school and should inform students and staff of these locations. The form may be returned to any school staff member or filed in a school building's main office.
  - b. Complete and submit an online complaint form. A complainant will have the option of including his/her name on the form or submitting it anonymously.
  - c. File an oral report with any school staff member.

Bullying may be a repeated or, in rare cases, one-time exposure to deliberate, negative behavior by one or more individuals. Single incidents and conflicts between two or more individuals do not automatically constitute bullying behavior. Districts should investigate each situation to determine if the alleged behavior meets this policy's definition of bullying. If the misconduct does not meet this policy's definition of bullying, it may be addressed under other district disciplinary policies.

A complaint filed anonymously may limit the District's ability to investigate and respond to the alleged violations.

# **Documentation and Retention**

The District shall develop a form to report alleged violations of this policy (ACEA-E3). The form should be completed by school staff when they:

1. Initiate a report of an alleged violation of this policy; or

2. Receive an oral report of an alleged violation of this policy.

The form should be completed by an administrator when they:

- 1. Initiate a report of an alleged violation of this policy; or
- 2. Receive an oral report of an alleged violation of this policy.

All written reports of an alleged violation of this policy received by the District shall be forwarded to the appropriate school administrator for investigation and retention.

Report forms and all other documentation related to an investigation of an alleged violation of this policy shall be retained by the District for six (6) years after a student turns 18 years of age or graduates from high school, whichever is later

# **Investigation Procedures**

School administrators (i.e., a principal, assistant superintendent, or the Superintendent) or the Board President, if the Superintendent is implicated, are required to investigate violations of this policy (as described under "Prohibitions"), when in receipt of actual notice of an alleged violation. Actual notice of an alleged violation occurs when alleged bullying, reprisal, retaliation, or false reporting is reported using the applicable method(s) prescribed in the reporting section of this policy.

Upon receipt of a report of an alleged policy violation, the designated administrator shall first determine if the alleged policy violation is based on a protected status—whether actual or perceived. Reports involving a protected status shall be investigated in accordance with the District's Nondiscrimination and Anti-harassment policy (AAC), including the timelines contained therein.

In all other cases, administration shall determine the level of investigation necessary based on the nature of the alleged violation of this policy after considering factors such as, but not limited to: the identity of the reporter and their relationship to the victim/alleged perpetrator; the ages of the parties involved; the detail, content, and context of the report; whether or not this report is the first of its type filed against the alleged perpetrator. Based on the level of investigation the administrator deems necessary, investigations may include any or all of the following steps or any other investigatory steps that the administrator deems necessary:

- 1. Identification and collection of necessary and obtainable physical evidence (NOTE: In some cases physical evidence may be unobtainable, e.g., a private social networking profile).
- 2. Interviews with the complainant, the victim, and/or the alleged perpetrator. At no time during an investigation under this policy shall the victim/complainant be required to meet with the alleged perpetrator.
- 3. Interviews with any identified witnesses.
- 4. A review of any mitigating or extenuating circumstances.
  - 5. Final analysis and issuance of findings in writing to the victim and bully and, if applicable, implementation of victim protection measures and disciplinary measures under this or other applicable policies.

Investigations shall be completed within no more than 60 days unless the administrator documents good cause for extending this deadline. Such documentation should be sent to the victim and alleged perpetrator during the investigation.

# **Reporting to Law Enforcement and Others Forms of Redress**

Law enforcement must be notified by a school administrator or Board President if there is in reasonable suspicion that a bullying incident constituted a crime on or off school district property. Nothing in this policy shall prevent a victim/their family from seeking redress under applicable state and federal law.

# **Disciplinary and Corrective Measures**

A student that the District has found to have violated this policy shall be subject to disciplinary consequences and/or corrective measures. When determining the appropriate response to violations of this policy, administration shall take into account the totality of circumstances surrounding the violation. Measures that may be imposed include, but are not limited to:

- 1. Require the student to attend detention.
- 2. Impose in-school or out-of-school suspension or recommend expulsion. Due process procedures contained in the District's suspension and expulsion policy shall be followed.
- 3. Recommend alternative placement. This recommendation shall be submitted to the Superintendent for approval or denial. The Superintendent may approve such recommendations only if the student has been given notice of the charges against him/her and an opportunity to respond. Alternative placement of special education students will be handled in accordance with applicable policy.
- 4. Create a behavioral adjustment plan.
- 5. Refer the student to a school counselor.
- 6. Hold a conference with the student's parent(s) or guardian(s) and classroom teacher(s), and other applicable school staff.
- 7. Modify the perpetrator's schedule and take other appropriate measures (e.g., moving locker) to minimize contact with the victim.
- 8. If applicable, contact the administrator of the website or social media platform on which the bullying occurred to report it.

If the misconduct does not meet this policy's definition of bullying, it may be addressed under other District disciplinary policies.

If the perpetrator is a school staff member, the District shall take appropriate disciplinary action including, but not limited to: a reprimand, modification of duties (only if allowed by applicable policy, the negotiated agreement, and/or the individual's contract), suspension, or a recommendation for termination/discharge in accordance with applicable law and/or policy.

# **Victim Protection Strategies**

When the District confirms that a violation of this policy has occurred, it should notify the victim's parents and shall implement victim protection strategies. These strategies shall be developed on a case-by-case basis after administration has reviewed the totality of the circumstances surrounding the bullying incident(s) or other violations of this policy. Strategies may include, but not be limited to, the following:

- 1. Additional training for all students and applicable staff on implementation of this policy and/or bullying prevention.
- 2. Notice to the victim's teachers and other staff to monitor the victim and his/her interaction with peers and/or the assignment of a staff member to escort the student between classes.
- 3. Assignment of District staff to monitor, more frequently, areas in the school where bullying has occurred. 4. Referral to counseling services for the victim and perpetrator.
- 5. Modification of the perpetrator's schedule and other appropriate measures imposed on the perpetrator (not the victim) to minimize the perpetrator's contact with the victim.

# **Dissemination and Education**

The District shall review and revise this policy as it determines necessary. A copy of this District bullying policy and any amendments must be filed with the Department of Public Instruction.

The District shall place this policy, in its entirety, in student and staff handbooks and ensure that it is explained and discussed with its students each school year. The District shall also develop and implement bullying prevention programs for all students and staff professional development activities. School administration may develop guidelines to assist students and staff with identifying bullying conduct.

# **School Board Policy FCAE**

### **Suicide Prevention**

Definitions

This policy defines the following:

- At risk means a student who has made a suicide attempt, has the intent to die by suicide, or has displayed a significant change in behavior suggesting the onset or deterioration of a mental health condition. The student may have thought about suicide including potential means of death and may have a plan. In addition, the student may exhibit feelings of isolation, hopelessness, helplessness, and the inability to tolerate any more pain.
- Mental health means a state of mental and emotional being that can impact choices and actions that affect wellness.
   Mental health problems include mental and substance use disorders.
- Postvention means a crisis intervention strategy designed to reduce the risk of suicide and suicide contagion, provide
  the support needed to help survivors cope with a suicide death, address the social stigma associated with suicide,
  and disseminate factual information after the suicide death of a member of the school community.
- Risk assessment means an evaluation of a student who may be at risk for suicide, conducted by the appropriate school staff (e.g., school psychologist, school counselor, or school social worker). This assessment is designed to elicit information regarding the student's intent to die by suicide, previous history of suicide attempts, presence of a suicide plan and its level of lethality and availability, presence of support systems, and level of hopelessness and helplessness, mental status, and other relevant risk factors.
- Risk factors for suicide means characteristics or conditions that increase the chance that a person may try to take his or her life. Suicide risk tends to be highest when someone has several risk factors at the same
  - time. Risk factors may encompass biological, psychological, and or social factors in the individual, family, and environment.
- Suicide Death means death caused by self-directed injurious behavior with any intent to die as a result of the behavior. [Note: The coroner's or medical examiner's office must first confirm that the death was a suicide before any school official may state this as the cause of death.]
- Suicide attempt means a self-injurious behavior for which there is evidence that the person had at least some intent to kill themselves. A suicide attempt may result in death, injuries, or no injuries. A mixture of ambivalent feelings such as wish to die and desire to live is a common experience with most suicide attempts. Therefore, ambivalence is not a sign of a less serious or less dangerous suicide attempt.
- Suicidal behavior means suicide attempts, intentional injury to self-associated with at least some level of intent, developing a plan or strategy for suicide, gathering the means for a suicide plan, or any other overt action or thought indicating intent to end one's life.
- Suicide contagion means the process by which suicidal behavior or a suicide influences an increase in the suicidal behaviors of others. Guilt, identification, and modeling are each thought to play a role in contagion. Although rare, suicide contagion can result in a cluster of suicides.
- School property is defined in NDCC 15.1-19-10(6)(b) is all land within the perimeter of the school site and all school

buildings, structures, facilities, and school vehicles, whether owned or leased by a school district, and the site of any school-sponsored event or activity.

#### Purpose

The purpose of this policy is to protect the health and well-being of all District students while on school property by having procedures in place to prevent, assess the risk of, intervene in, and respond to suicide. The District: 1. Recognizes that physical, behavioral, and emotional health is an integral component of a student's educational outcomes;

2. Further recognizes that suicide is a leading cause of death among young people; 3. Has an ethical responsibility to take a proactive approach in preventing deaths by suicide; and 4. Acknowledges the school's role in providing an environment which is sensitive to individual and societal

factors that place youth at greater risk for suicide, and one which helps to foster positive youth development.

#### Prevention

# **District Policy Implementation**

A District Suicide Prevention Coordinator shall be designated by the Superintendent. The Dickinson Public School District Superintendent designates the Director of Student Services as its Suicide Prevention Coordinator. The District Suicide Prevention Coordinator shall be responsible for planning and coordinating implementation of this policy for the school district. Each school principal shall designate a school Suicide Prevention Coordinator to act as a point of contact in each school for issues relating to suicide prevention and policy implementation. This may be an existing staff person. All staff members must report students they believe to be at elevated risk for suicide to the school Suicide Prevention Coordinator.

#### Staff Professional Development

All staff shall receive a minimum of eight hours professional development on risk factors, warning signs, protective factors, response procedures, referrals, postvention, and resources regarding youth suicide prevention every two years.

The professional development may include additional information regarding groups of students at elevated risk for suicide, including those living with mental and/ or substance use disorders, those who engage in self harm or have attempted suicide, those in out-of-home settings, those experiencing homelessness, American Indian/Alaska Native students, LGBTQ (lesbian, gay, bisexual, transgender, and questioning) students, students bereaved by suicide, and those with medical conditions or certain types of disabilities.

Additional professional development in risk assessment and crisis intervention may be provided to school employee mental health professionals and school nurses.

### **Youth Suicide Prevention Programming**

Developmentally-appropriate, student-centered education materials shall be integrated into the curriculum of all K-12 health classes. The content of these age-appropriate materials may include:

- 1. the importance of safe and healthy choices and coping strategies;
- 2. how to recognize risk factors and warning signs of mental disorders and suicide in oneself and others; 3. help-seeking strategies for oneself or others, including how to engage school resources and refer friends for help. In addition, schools may provide supplemental small group suicide prevention programming for students.

# **Publication and Distribution**

This policy must be distributed annually and included in all student and employee handbooks, and on the school website.

## School Board Policy FG

# **Student Rights and Responsibilities**

The Board affirms those legal rights of students that are guaranteed under the federal and state constitutions and statutes. The Board reminds students that rights also are accompanied by responsibilities.

These rights and responsibilities include:

- 1. Civil rights, including the rights to equal educational opportunity and freedom from illegal discrimination; the responsibility not to discriminate against others.
- 2. The right to attend free public schools; the responsibility to attend school as required by law and to observe school rules and regulations essential for permitting others to learn at school.
- 3. The right to due process of the law with respect to expulsion, searches and seizures, or administrative decisions that the student believes have injured his/her rights.
- 4. The right to free inquiry and expression; responsibility to observe reasonable rules regarding these rights. Students may exercise their right to freedom of expression through speech, assembly, petition, and other lawful means. The exercise of this right may not interfere with the rights of others. Freedom of expression may not be utilized to present material that is vulgar, slanderous, defames character, advocates violation of law or is in violation of District policy.

The Superintendent shall ensure that students are made aware of the legal authority of the Board and the delegated authority of the staff to make rules and regulations regarding the orderly operation of the school, which uphold the legal rights of students.

# **School Board Policy FFB**

# **Attendance and Absences**

The Dickinson Public School District believes that regular school attendance is the joint responsibility of the student and their parent(s) or guardian(s), and it is essential for student success in school. The District shall abide with compulsory attendance requirements in state law for students ages seven through sixteen. In order to comply with and enforce these requirements, the Board establishes the following attendance policy:

# **Definitions**

- A. For purposes of compulsory attendance reporting under NDCC 15.1-20-02.1 (1-2): Excused absence is an absence that the District will not use in determining if a compulsory attendance violation occurred. Any absence may be excused if it is supported by either a verbal or written excuse supplied by the student's parent/guardian, teacher, or school administrator.
  - Examples of an excused absence may include illness, injury, family emergency, religious observance or instruction, suspension, participation in a school-related activity, court appearances when subpoenaed, or other reasons deemed necessary and justifiable by the building principal or Superintendent.
  - Unexcused absence is any absence not supported by the verbal or written excuse required for an excused
    absence and shall count in determining when a compulsory attendance violation occurred. If a student
    is absent for an unexcused reason, the parent/guardian is responsible for promptly calling the
    principal's office to explain the absence, and the student shall be subject to the consequences
    contained in the Absences section of this policy.

Examples of an unexcused absence may include, but are not limited to, truancy, oversleeping, routine errands, car maintenance and repair, and any undeclared absences.

## **Documentation Requirements**

School administration may require documentation to verify an excused absence, including, but not limited to:

- 1. Medical documentation from an appropriate licensed healthcare provider;
- 2. A copy of a court summons or subpoena;
- 3. An obituary for funeral leave;
- 4. Verification of planned or executed family travel (e.g., a boarding pass);
- 5. A request from an official at the student's place of worship; or
- 6. A request for an absence due to a curricular or extracurricular event submitted by the student's teacher, coach, or extracurricular advisor.

# **Compulsory Attendance Violations**

North Dakota law defines what constitutes a compulsory attendance violation. Suspected violations of the compulsory attendance law shall be reported to school administration and investigated in accordance with law. When a compulsory attendance violation is substantiated, the District shall comply with law enforcement reporting requirements under law.

#### Absences

The Board recognizes that prompt, regular attendance is extremely important. Absenteeism not only adversely affects the learning process of a student but also may impede their normal progression through the grades. The Board expects each student to attend all scheduled classes and daily activities except when a school administrator has excused a student.

The Superintendent or designee shall establish criteria for requesting and granting approved absences, make-up work requirements, and parental notification processes for students with accumulated absences.

## **Disciplinary Sanctions**

The Board believes that unapproved absences are a form of misconduct and authorizes the Superintendent to establish grade-appropriate disciplinary consequences. Students shall be afforded appropriate due process rights based on the severity of disciplinary penalty that the District is considering imposing. Students shall be required to complete assigned work.

# Dissemination

This policy shall be published in all student handbooks.

# **School Board Policy FGA**

# **Student Education Records And Privacy**

The District believes that while collection and use of student information is necessary to provide education and student support services, the District must implement safeguards to ensure information is appropriately protected and used to serve the best interests of students. The purpose of this policy is to establish such safeguards.

## **Definitions**

1. Directory information is defined as personally identifiable information contained in a student education record that is

b. Date and place of birth;
c. Degrees, honors, and awards received;
d. Electronic personal identifier;
e. Dates of attendance;
f. Grade level;
g. Institutional email address;
h. Major field of study;
i. Most recent educational agency or institution attended;
j. Participation in officially recognized activities and sports;
k. Photograph;
l. A student's name;
m. Telephone listing;

generally considered not harmful or an invasion of privacy if disclosed and includes: a. Address;

- n. Weight and height of members of athletic teams.
  - Education record is defined as any record that directly relates to a student and is maintained by the District or by a party acting for the District. This definition excludes law enforcement records and records in the sole possession of the maker used only as a memory aid.
  - Eligible student means a student who has reached the age of 18.
  - FERPA stands for the Family Educational Rights and Privacy Act.
  - Legitimate educational interest is defined as access that is needed in order for a school official to fulfill his/her professional responsibility.
  - Parent means a parent of a student and includes a natural parent, a guardian, or an individual acting as a parent in the absence of a parent or a guardian.
  - Permanent record is defined as a record containing a student's name, address, phone number, record of
    grades, years enrolled, courses attended, and grades completed.
  - Personally Identifiable Information (PII) includes information maintained in the student's education record that could be used alone or in combination to trace a student's identity directly or indirectly and would allow a reasonable person, who does not have personal knowledge of the relevant circumstances, to identify the student with reasonable certainty.
  - Record means any information recorded in any way including, but not limited to, handwriting, print, computer media, video or audio tape, film, microfilm, and microfiche.
  - School official is defined as an individual who has a legitimate educational interest in accessing student educational records and is affiliated with the District in one of the following capacities:
    - a. An individual employed by the District in an administrative, instructional, or support staff

position;

- b. School board members;
- c. Contractors, consultants, volunteers, service providers, or other party with whom the school or District has outsourced institutional services or functions for which the school or District would otherwise use employees; records provided to these third parties must remain directly under the District's control for purposes of maintenance and use and the third party must agree to comply with 34 C.F.R. 99.33(a). Examples include, but are not limited to, school resource officers, interns, student teachers, the District's attorney, PowerSchool, SLDS, learning management software, hot lunch tracking software, Viewpoint, and District alert systems.

## **Designation and Responsibilities of Privacy Officers**

The Superintendent or designee shall serve as Chief Privacy Officer. In this role, the Superintendent is responsible for submitting to the Board for approval student information sharing requests from third-party individuals/entities other than parties to which the District reports student information under law. The Superintendent shall also maintain a master list of all individuals and entities having access to student information, including school district personnel listed by title. To ensure this list remains current and is manageable to maintain, it shall not contain names of individuals who have access to data.

The Superintendent may designate privacy officers at the District and building level. These privacy officers are responsible for:

- 1. Maintaining a list of school personnel by title who have access to student information; this list shall be provided to the Superintendent each time it is updated;
- 2. Submitting to the Superintendent for board approval new requests to share student information with third party individuals and entities other than parties to which the District reports student information under law;
- 3. Ensuring that access to student information is granted only to the extent there is a legitimate educational interest and in accordance with this policy and any applicable agreements;
- 4. Enforcing this and other applicable District confidentiality and data protection policies;
- 5. Providing a list of students who have opted-out of directory information to classroom teachers and other District staff who have a need to know.

#### **Information Release Safeguards**

#### 1. Access by Parents and Eligible Students

To ensure compliance with parental and eligible student access requirements under FERPA:

- a. The District shall comply with a request by a parent(s) or guardian(s) or eligible student to access education records within a reasonable period of time, not to exceed 45 days after receipt of a request.
- b. The Board shall develop procedures for a parent or guardian/student to review and amend educational records. These procedures shall include procedures to verify the identity of a requesting parent/eligible student. The regulations shall be delineated in board approved regulations shall be available upon request.
- 2. Classroom Use of Instructional Tools Requiring Release of Student Information Teachers are encouraged to use instructional technological tools that allow for use of an alias or that do not require submission of directory information (other than or in addition to name) or PII. Whenever a teacher wishes to use an instructional tool that requires release of directory information, other than or in addition to name, or PII such as, but not

limited to, software or an app, the teacher shall submit a request to the building-level privacy officer. The privacy officer shall check the District's master list of individuals and entities approved to receive student information. If the entity is not on this list or the teacher's request is beyond the scope of information sharing permission previously granted, the privacy officer shall either deny the teacher's request or submit an information-sharing request to the Superintendent for board approval. If the teacher is authorized to use the instructional tool, the building level privacy officer shall ensure the teacher complies with any parental consent requirements and directory information opt-out requests before using the tool.

#### 3. Data Breaches

District employees are responsible for informing a privacy officer of any known or suspected breach of PII. When a privacy officer becomes aware of a breach of student PII, he/she shall contact the Chief Privacy Officer. The Chief Privacy Officer shall determine if enactment of data breach response procedures contained in policy IDC and NDCC Ch. 51-30 is appropriate.

### 4. Information Storage and Destruction

Student education records shall be reviewed annually and any records unnecessary for progression to the next grade level, not needed for college entrance purposes, not needed for extracurricular participation, not needed for disciplinary purposes, and records that are not part of the permanent record will be shredded or destroyed. Exceptions apply for any content that may reasonably be related to litigation or anticipated litigation (retain for six years after a student turns eighteen), bullying reports (retain in accordance with policy ACEA), concussion documentation (retain in accordance with policy FCAF), executive session tapes (retain for at least six months), PowerSchool records, and special education records (retain in accordance with the Individuals with Disabilities Education Act).

# 5. Directory Information

The District may disclose directory information without a parent/eligible student's consent if it has given parents/eligible students a reasonable amount of time to opt-out of directory information release. Opt out notices should be provided at the beginning of the school year and when a student otherwise enrolls in the District. These notices shall contain a reasonable deadline of at least 10 days for parents/eligible students to opt out.

The Board approves release of directory information as follows:

- a. Publication on the District's website
  - b. To board-approved vendors for purposes of sale of school-related items such as, but not limited to, yearbooks, school pictures, graduation items, District apparel, and book orders
- c. To military and college recruiters in accordance with applicable laws (NDCC 15.1-07-25.1 and 20 U.S.C. 7908)
- d. To official District newspaper for purposes of recognizing student accomplishments and coverage of extracurricular events
- e. To school-affiliated groups for purposes of communicating and fundraising
- f. To school-sponsored student publications including, but not limited to, newspapers and yearbooks
- g. When the Board receives and approves a directory information release request; directory information shall only be released and used for purposes specified in the release request and the Superintendent shall add approved requestors to the District's master list of individuals and entities having access to student information. The Board shall develop criteria in regulations for approving and denying these requests.

Any District employee who wishes to disseminate student directory information to a third party shall contact his/her privacy officer. The privacy officer shall determine if the Board has previously approved such release and, if not, deny the request or submit it to the Superintendent for board approval.

# 6. Personally Identifiable Information (PII)

Any third party requesting or receiving access to student PII must receive board approval unless the third party is required to receive PII under state or federal law. Any school employee who wishes to share PII with a third party shall contact his/her privacy officer. The privacy officer shall determine if the Board has previously approved such release and, if not, deny the request or submit it to the Superintendent for board approval. Upon board approval of any PII release request, the applicable privacy officer shall inform the requestor of any parental consent requirements and ensure the requestor complies with such requirements.

Parental/eligible student consent is not required to release PII under the following circumstances: a. The District receives information under 42 U.S.C. 14071 and applicable federal guidelines about a student who is a registered sex offender under section 170101 of the Violent Crime Control and Law Enforcement Act of 1994 (42 U.S.C. 14071), and the District has a need to disclose the student's status as a sex offender for safety purposes

- b. In connection with a health or safety emergency under the conditions described in 34 C.F.R. 99.36
- c. If records have been de-identified by the District; third party individuals and entities that receive de-identified information shall be included on the District's master list of individuals and entities having access to student information
- d. To a school official who has a legitimate educational interest in the education records if the following conditions are satisfied:
  - i. Access shall be limited to only information the school official has a legitimate need to know
  - ii. School officials shall use the information only for the purposes for which the disclosure was made and shall not disclose the information to any other party without proper consent or legal authority
  - iii. Titles of individuals and entities considered school officials shall be included on the District's master list of individuals and entities having access to student information
  - e. To a court without a court order or subpoena when the District initiates legal action against a parent/student or a parent/student initiates legal action against the District
- f. To accrediting bodies for purposes of accreditation
- g. To an organization conducting a study for the District to develop, validate, or administer a predictive test; administer student aid programs; or improve instruction so long as the organization has entered into a written agreement with the Board in accordance with law; if the organization is conducting a survey of students, the District shall ensure parents are notified in compliance with policy GCC and shall obtain parental consent, if applicable (see #7)
- h. To another school in which the student seeks, intends to, or is already enrolled i. To authorized representatives of the Comptroller General of the United States, the Attorney General of the United States, the U.S. Secretary of Education, and state and local educational authorities for audit or evaluation of federal or state supported education programs or for the enforcement of or compliance with federal legal requirements that relate to those programs j. To comply with a judicial order or lawfully issued subpoena; the District must make reasonable attempt to contact the parent/eligible student before disclosure unless the court order instructs otherwise
- k. To the parents of an eligible student who is also a "dependent student" as defined in IRS Section  $\,$  152

The District will take measures necessary to ensure that individuals and entities to which PII is released shall only have access to information necessary to fulfill their responsibilities under law and to the District. Measures may include, but not be limited to, controlling access to computer data through password restrictions, controlled access to paper records, and ensuring that any information access agreements required by law are properly executed by the Board.

# 7. When Parental Consent is Required

The District must obtain parental/eligible student consent to release student information under the following circumstances:

- a. The Board has approved release of PII to an individual or entity not meeting the definition of school official under law and/or not meeting an exception to the parental consent requirement under FERPA
- b. The Board has approved release of directory information, other than or in addition to name, or PII to an online service provider for commercial purposes and the impacted students are under 13
- c. When administering a survey funded in whole or in part by the U.S. Department of Education and concerning any of the following areas:
  - i. Political affiliations or beliefs of the student or the student's parent
  - ii. Mental or psychological problems of the student or the student's family
  - iii. Sex behavior or attitudes
  - iv. Illegal, anti-social, self-incriminating, or demeaning behavior
  - v. Critical appraisals of other individuals with whom respondents have close family relationships
  - vi. Legally recognized privileged or analogous relationships, such as those of lawyers, physicians, and ministers
    - vii. Religious practices, affiliations, or beliefs of the student or student's parent
  - viii. Income (other than that required by law to determine eligibility for participation in a program or for receiving financial assistance under such program)

If the District is unable to obtain this consent, it shall not release the impacted student's information.

# 504 Plans and Individual Educational Programs (IEPs)

Sharing of student information necessary for developing, amending, or implementing an IEP or 504 Plan and sharing student information needed to determine eligibility for special education or disability services are not subject to board approval requirements in NDCC Ch. 15.1-07-25.3 because the District provides these services in fulfillment of requirements under state and federal law.

## **Policy Violations**

Failure by a District employee or volunteer to comply with this policy, other District confidentiality requirements, or any improper disclosure of student information by a school employee or volunteer shall result in disciplinary action up to and including dismissal in accordance with applicable law. Failure by a third party to comply with this policy, any information-sharing agreements between the District and third party, or any improper disclosure of student information by the third party may result in termination of the third-party's access to student information and termination of the District's agreement with the third party if permitted under the terms of such agreement.

#### **Training**

School officials employed or volunteering for the District shall receive information and/or training on confidentiality requirements pertaining to student education records and consequences for breaching confidentiality. The District shall also provide training to applicable school personnel on the procedures for requesting to release student information contained in this policy.

If you do not want Dickinson School District to disclose directory information from your child's education records without your prior written consent, you must notify the school/District in writing within two weeks of the first day child

is enrolled.

#### FGA-E2 -

#### MODEL NOTIFICATION OF RIGHTS UNDER FERPA FOR ELEMENTARY AND SECONDARY SCHOOLS

The Family Educational Rights and Privacy Act (FERPA) affords parents and students who are 18 years of age or older ("eligible students") certain rights with respect to the student's education records. These rights are: 1. The right to inspect and review the student's education records within 45 days after the day the school

receives a request for access. Parents or eligible students should submit to the school principal, or appropriate school official, a written request that identifies the records they wish to inspect. The school official will make arrangements for access and notify the parent or eligible student of the time and place where the records may be inspected in accordance with board regulation FGA-BR.

2. The right to request the amendment of the student's education records that the parent or eligible student believes are inaccurate, misleading, or otherwise in violation of the student's privacy rights under FERPA. Parents or eligible students who wish to ask the school to amend a record should write the school

principal, or appropriate school official, clearly identify the part of the record they want changed, and specify why it should be changed. If the school decides not to amend the record as requested by the parent or eligible student, the school will notify the parent or eligible student of the decision and of their right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the parent or eligible student when notified of the right to a hearing.

3. The right to provide written consent before the school discloses personally identifiable information (PII) from the student's education records, except to the extent that FERPA authorizes disclosure without consent.

One exception, which permits disclosure without consent, is disclosure to school officials with legitimate educational interests. A school official is a person employed by the school as an administrator, supervisor, instructor, or support staff member (including health or medical staff and law enforcement unit personnel), or a person serving on the school board. A school official also may include a volunteer or contractor outside of the school who performs an institutional service of function for which the school would otherwise use its own employees and who is under the direct control of the school with respect to the use and maintenance of PII from education records, such as an attorney, auditor, medical consultant, or therapist; or a parent or student volunteering to serve on an official committee, such as a disciplinary or grievance committee; or a parent, student, or other volunteer assisting another school official in performing his/her tasks. A school official has a legitimate educational interest if the official needs to review an education record in order to fulfill his/her professional responsibility.

Upon request, the school discloses education records without consent to officials of another school district in which a student seeks or intends to enroll, or is already enrolled if the disclosure is for purposes of the student's enrollment or transfer.

4. The right to file a complaint with the U.S. Department of Education concerning alleged failures by the School District to comply with the requirements of FERPA. The name and address of the Office that administers FERPA are:

Family Policy Compliance Office

U.S. Department of Education

400 Maryland Avenue, SW

Washington, DC 20202

## **Disclosure of PII without Consent**

FERPA permits the disclosure of PII from students' education records, without consent of the parent or eligible student,

if the disclosure meets certain conditions found in §99.31 of the FERPA regulations. Except for disclosures to school officials, disclosures related to some judicial orders or lawfully issued subpoenas, disclosures of directory information, and disclosures to the parent or eligible student, §99.32 of the FERPA regulations requires the school to record the disclosure. Parents and eligible students have a right to inspect and review the record of disclosures. A school may disclose PII from the education records of a student without obtaining prior written consent of the parents or the eligible student:

- 1. To other school officials, as defined in #3 above, within the educational agency or institution whom the school has determined to have legitimate educational interests. This may include contractors, consultants, volunteers, or other parties to whom the school has outsourced institutional services or functions, provided that the conditions listed in §99.31(a)(1)(i)(B)(1) (a)(1)(i)(B)(2) are met. (§99.31(a)(1))
- 2. To officials of another school, school system, or institution of postsecondary education where the student seeks or intends to enroll, or where the student is already enrolled if the disclosure is for purposes related to the student's enrollment or transfer, subject to the requirements of §99.31(a)(2))
- 3. To authorized representatives of the U. S. Comptroller General, the U. S. Attorney General, the U.S. Secretary of Education, or State and local educational authorities, such as the State educational agency in the parent or eligible student's State (SEA). Disclosures under this provision may be made, subject to the requirements of §99.35, in connection with an audit or evaluation of Federal- or State-supported education programs, or for the enforcement of or compliance with Federal legal requirements that relate to those programs. These entities may make further disclosures of PII to outside entities that are designated by them as their authorized representatives to conduct any audit, evaluation, or enforcement or compliance activity on their behalf. (§§99.31(a)(3) and 99.35)
- 4. In connection with financial aid for which the student has applied or which the student has received, if the information is necessary to determine eligibility for the aid, determine the amount of the aid, determine the conditions of the aid, or enforce the terms and conditions of the aid. (§99.31(a)(4))
- 5. To state and local officials or authorities to whom information is specifically allowed to be reported or disclosed by a state statute that concerns the juvenile justice system and the system's ability to effectively serve, prior to adjudication, the student whose records were released, subject to §99.31(a)(5))
- 6. To organizations conducting studies for, or on behalf of, the school, in order to: develop, validate, or administer predictive tests; administer student aid programs; or improve instruction. ( $\S99.31(a)(6)$ ) 7. To accrediting organizations to carry out their accrediting functions. ( $\S99.31(a)(7)$ ) 8. To parents of an eligible student if the student is a dependent for IRS tax purposes. ( $\S99.31(a)(8)$ ) 9. To comply with a judicial order or lawfully issued subpoena. ( $\S99.31(a)(9)$ )
- 10. To appropriate officials in connection with a health or safety emergency, subject to §99.36. (§99.31(a)(10) 11. Information the school has designated as "directory information" under §99.37. (§99.31(a)(11))

## **School Board Regulation FGA-BR**

# **Student Education Records Access and Amendment Procedure**

## Reviewing an Educational Record

The District will comply with a parent/guardian/eligible student's right to inspect educational records. This right will be granted using the following procedure:

- 1. A request to view an educational record shall be granted by the deadline in law (45 days). 2. A request may be made in writing to the building principal.
- 3. The principal shall notify the parent/guardian/eligible student of the time and place when a record may be inspected.

4. The principal or designee shall be present when the parent/guardian/eligible student reviews the record. 5. If circumstances prevent a parent/guardian/eligible student from reviewing the educational record at the school office, the District shall prepare and mail a copy of the record or make alternative arrangements for the parent/guardian/eligible student to review the record. Any expense incurred from copying and/or mailing a record may be charged to the parent/guardian/eligible student at state rates, except as prohibited by law.

## Amending an Educational Record

A parent/guardian/eligible student has the right to request an amendment to any portion of the educational record he/she believes to be inaccurate, misleading, or in violation of the student's right to privacy. A parent/guardian /eligible student shall use the following procedure to dispute or request an amendment to an educational record. This procedure shall not be used to dispute a grade, disciplinary decision, or opinions/reflections of a school official contained in an educational record.

- 1. Any request to amend an educational record shall be made in writing and submitted to the building principal.
- 2. The principal shall review the request within a reasonable time and approve or deny it. The principal's decision shall be submitted to the parent/guardian/eligible student. If the principal denies the amendment request, he/she shall inform the parent/guardian/eligible student of his/her right to request an appeals hearing.
- 3. Requests for an appeals hearing shall be submitted to the Superintendent. The hearing shall be held within a reasonable time after the appeal request has been made.
- 4. The building principal shall require the requestor to submit/show a form of state or federally-issued identification to verify the identity of the requestor if the requestor is unknown to the principal. 5. The Superintendent shall serve as the hearing officer. A representative of the parent/guardian/eligible student's choosing may accompany the parent/guardian/eligible student at the parent/guardian/eligible student's expense. The parent/guardian/eligible student shall have a full and fair opportunity to present evidence related to the amendment request.
- 6. The Superintendent's decision is final and binding and shall be submitted to the parent/guardian/eligible student at a reasonable time after the hearing.

If the Superintendent denies the amendment request, he/she will notify the parent/guardian/eligible student within a reasonable time of his/her right to submit a written response commenting on the contested material and/or explaining the disagreement with the hearing officer's decision. This written response shall be retained and, when applicable, disseminated in accordance with law.

# **School Board Policy GCAA**

# **Grade Promotion, Retention and Acceleration**

The Dickinson Public School District is committed to fostering the continuous educational and personal growth of its students. Student progress shall be continually evaluated based on state and local achievement

standards, course content standards, and education goals and objectives as established by administration and the teaching staff.

The Board recognizes that at every grade level there are differences among students in their intellectual and personal development and that individual students may be more proficient in some content areas than in others. Therefore, assignment of a student to a grade level shall be based on the best educational interest of the student, which shall be determined by using the criteria established below.

# <u>Criteria for Determining Promotion and Rete</u>ntion

The decision to promote or retain a student shall be based on at least the following criteria: 1. Whether the student has completed course requirements at the presently assigned grade; 2. Whether the student demonstrates proficiency in enough course content areas to warrant promotion; 3. Whether the student has sufficiently met achievement standards and other educational goals/objectives established for the student's current grade level.

- 4. Whether the student demonstrates the degree of social, emotional, and physical maturation necessary for successful learning experiences in the next grade level.
- 5. The decision to promote or retain a special education student shall be made by the Individual Education Program (IEP) team in accordance with applicable law.

Under no circumstances shall a student be retained for the sole purpose of improving the student's ability to participate in the District's athletic program.

Procedures for promoting and retaining students shall be developed by the Superintendent and delineated in administrative regulations.

#### Acceleration

The Superintendent shall develop grade acceleration criteria and approval/denial procedures, which shall be delineated in administrative regulations.

# **School Board Policy GDA**

## **Graduation Requirements**

Graduation from Dickinson High School implies that students have satisfactorily completed the prescribed courses of study for the grade levels in accordance with their respective abilities to achieve and that they have satisfactorily passed any examinations and other requirements set by the School Board, faculty, and administration.

The requirements for graduation shall meet or exceed North Dakota law and the appropriate accreditation policies.

Students must have attended eight semesters of high school and must be regularly enrolled at Dickinson High School during their last semester. An exception to the semester rule is early graduation. Applications for early graduation must be submitted according to Policy GDAA--Early Graduation.

Students must have successfully completed at least twenty-six (26) credits of high school coursework before they will be issued a high school diploma. Students must demonstrate successful completion of the following courses to graduate:

- a. Four credits of English language arts.
- b. Three credits of mathematics.
- c. Three credits of science.
- d. Three credits of social studies.
- e. One credit of physical education
- f. Twelve electives.

It is understood that some students will be involved in special and adaptive programs that will result in graduation after successful completion.

The Superintendent will prepare an administrative regulation to implement the Graduation Requirements policy such as specific course requirements needed to graduate.