student code of conduct
acknowledgement of receipt of the student code of conduct

Chicago Public Schools
Student Code of Conduct

Student Agreement

I, ________________ (print student’s name) have received and read the Student Code of Conduct (“SCC”) for the Chicago Public Schools. I am aware of my rights and responsibilities under the SCC. Furthermore, I understand that inappropriate student behavior will result in interventions and consequences as stated under the SCC.

______________________________
Student Signature

Date

Parent/Guardian Agreement

Dear Parent or Guardian:

Chicago Public Schools believes that you should be informed regarding our effort to create and maintain a safe and secure learning environment for all students. Please read the SCC and sign the document below to acknowledge your receipt and understanding of the SCC.

I am the parent or guardian of the above named student. I have received and read the SCC. I understand that by signing this document, I agree to support and promote the goals of the SCC and make every effort to work with the school in resolving all disciplinary matters.

______________________________
Parent/Guardian Signature

Date
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Effective September 8, 2015

PURPOSE

The Chicago Public Schools (CPS) Student Code of Conduct (SCC) supports our schools in maintaining safe, nurturing, participatory and productive learning environments. In order to maximize learning time and promote positive behaviors, every school must establish multi-tiered systems of support for students’ social, emotional and behavioral needs. This includes developing clear expectations, teaching social-emotional competencies, and fostering positive relationships among all members of the school community. Chicago Public Schools is committed to an instructive, corrective, and restorative approach to behavior. If behavior incidents arise that threaten student and staff safety or severely disrupt the educational process, the response should minimize the impact of the incident, repair harm, and address the underlying needs behind student behaviors. In accordance with the SCC, all disciplinary responses must be applied respectfully, fairly, consistently, and protect students’ rights to instructional time whenever possible.

A safe, welcoming, and productive school requires the support of all staff, students, and families.

RIGHTS AND RESPONSIBILITIES

Student Rights

• To receive a free high-quality public education

• To be safe at school

• To be treated fairly, courteously, and respectfully

• To bring complaints or concerns to the school principal or staff for resolution

• To tell his/her side of the story before receiving a consequence

• To be told the reason(s) for any disciplinary action verbally and in writing
• To be given information about appealing disciplinary actions
• To express opinions, support causes, assemble to discuss issues, and engage in peaceful and responsible demonstrations

**Student Responsibilities**

• To read and become familiar with this policy
• To attend school daily, prepare for class, and complete class and homework assignments to the best of his/her ability
• To know and follow school rules and instructions given by the school principal, teachers, and other staff
• To tell school staff about any dangerous behavior or bullying that occurs at school, on the way to and from school, or in the school community
• To bring to school only those materials that are allowed
• To treat everyone in the school community with respect
• To respect school property, community property, and the property of others

**Parent/Guardian Rights**

• To be actively involved in their child’s education
• To be treated fairly and respectfully by the school principal, teachers, and other staff
• To access information about the Chicago Board of Education (Board) policies and procedures
• To be notified promptly if their child is disciplined for inappropriate or disruptive behavior and informed of the consequences assigned
• To appeal disciplinary actions taken
• To receive information about their child’s academic and behavioral progress

**Parent/Guardian Responsibilities**

• To read and become familiar with this policy
• To make sure their child attends school regularly, on time, and to notify the school before the school day begins if their child is absent
• To give the school accurate and current contact information
• To tell school officials about any concerns or complaints respectfully and in a timely manner
• To work with the school principal, teachers, and other staff to address any academic or behavioral concerns regarding their child
• To talk with their child about the behavior expected in school
• To support their child’s learning and school activities at home
• To be respectful and courteous to staff, other parents, guardians, and students
• To respect other students’ privacy rights

School Staff Rights
• To work in a safe and orderly environment
• To be treated courteously and respectfully
• To bring complaints or concerns to school administration, Network and District offices
• To receive supportive professional development and resources

School Staff Responsibilities
• To explicitly teach, re-teach and model clear behavioral expectations to all students
• To actively supervise all areas of the school building and use positive strategies to redirect behavior
• To provide engaging learning activities that minimize opportunities for disruption
• To intervene early and de-escalate inappropriate behaviors
• To identify and respond effectively to students’ social, emotional, and/or behavioral health needs, including referring students for additional support when necessary
• To treat everyone in the school community fairly and with respect
• For administrators to review the circumstances surrounding each situation and exercise their discretion to assign interventions/consequences in the best interest of the school community
• For administrators to apply the SCC accurately, consistently, and in a non-discriminatory manner, including providing students with opportunities to respond, notifying parent/guardians when disciplinary action is taken, and recording all disciplinary action in IMPACT

**Chief Executive Officer or Designee Responsibilities**

• To monitor the implementation of prevention strategies and the safety and security program in each school

• To systematically monitor and publish suspension, expulsion, and other disciplinary data disaggregated by race/ethnicity, sex, limited English proficiency, and disability

• To prepare recommendations for improving school discipline

• To create guidelines for effective school discipline

• To establish procedures for reciprocal reporting with the Chicago Police Department
requirements and guidelines

GENERAL REQUIREMENTS

The SCC applies to students at all times during the school day, while on school property, while traveling to and from school, at any school-related event, on any vehicle funded by CPS (such as a school bus), and while using the CPS network.1

The SCC also applies to student behavior outside of school if: (1) a student engages in a Group 5 or 6 behavior, and (2) the behavior disrupts or may disrupt the educational process or orderly operation of the school. This includes seriously inappropriate behavior on social networking websites that disrupts or may disrupt the educational process or orderly operation of the school.

To address inappropriate behavior, school administrators must comply with the Guidelines for Effective Discipline which shall be issued by the Office of Social & Emotional Learning. At a minimum, a principal or his/her designee must:

1) Redirect to correct behavior. All adults should redirect students to correct inappropriate behavior and minimize the likelihood of the behavior escalating or recurring.

2) Intervene to minimize disruption, resolve conflict, and as necessary to keep students and staff safe. If a student has been injured, make every reasonable effort to immediately notify the parents/guardians.

3) Gather information by talking to all students, teachers, school staff, or other witnesses to the incident. When student misbehavior is reported to the school principal or designee, an investigation must begin no later than the next school day. If a search of the student, his/her locker, desk, or personal belongings needs to be conducted, follow the Board’s Search and Seizure Policy (http://policy.cps.edu/download.aspx?ID=190). Identify factors that may have contributed to the incident and seek to understand the full context.

1 The CPS network means systems, computer resources, and infrastructure used to transmit, store, and review data or communicate over an electronic medium and includes, but is not limited to, the E-mail system(s), collaboration systems, databases, hardware, telecommunication devices, information systems, internet service, distance learning tools, the CPS intranet system or CPS mainframe systems, whether owned or contracted by the Board or otherwise used for school purposes. Students are subject to the requirements in the Policy on Student Acceptable Use of the CPS Network (http://policy.cps.edu/download.aspx?ID=203).
4) **Analyze** whether the student’s alleged behavior falls within the SCC using the information gathered. If so, determine the Group level of disruption caused by the inappropriate behavior, identify the inappropriate behavior listed, and consider the range of possible interventions and consequences.

5) **Discuss** with the student and **provide the opportunity to explain** his/her actions.

   a) Inform the student of the inappropriate behavior s/he may have exhibited, the applicable SCC behavior category, and the range of possible interventions and consequences.

   b) Allow the student to respond and explain his/her actions.

   c) Make reasonable efforts to contact the parents/guardians and discuss the incident with them before assigning interventions and consequences.

   d) No student shall be sent home before the end of the school day unless the school has established contact with the student’s parent/guardian and provided written notice of a suspension.

6) **Make a determination and assign interventions or consequences** according to the SCC.

   a) Determine whether it is more likely than not that the student engaged in the identified SCC inappropriate behavior and the intervention or consequence most likely to address the cause of the behavior.

   b) The principal or designee has the final authority to assign interventions and consequences based on his/her independent assessment of the best interest of the school community, including available school resources, the needs of any student or staff harmed, and the rights of the student engaged in inappropriate behavior, in alignment with the SCC.

   c) Follow the special procedures contained in the Procedural Safeguards section for students with disabilities and students with Section 504 Plans.

   d) Avoid consequences that will remove the student from class or school, if possible. **Use out-of-school suspensions as a last resort and only when in-school interventions and consequences are insufficient to address the student’s inappropriate behavior.**

   e) If a student is suspended, the principal or his/her designee may choose to give the student a combination of out-of-school and skill-building in-school suspension days. The out-of-school suspension must be served first and the combined total of out-of-school and in-school suspension days must not exceed the limits available for each Group level.
f) School staff members must not use public disciplinary techniques and must respond to inappropriate student behavior as confidentially as possible.

g) No restrictions may be placed on food options or recess activities as a behavior consequence. Silent group lunches are expressly prohibited.

7) **Complete report** in IMPACT for all inappropriate behaviors under the SCC. Hand-deliver to the parents/guardians or mail a copy of the misconduct report to the student’s home address.

8) **Inform parents/guardians of their right to appeal** if they believe that the consequence is unwarranted or excessive.

a) The parents/guardians have the right to ask the principal to review the consequence assigned and to reconsider the decision.

b) If a student has been suspended or referred for an expulsion hearing, the parents/guardians may appeal by contacting the Office of Family & Community Engagement (FACE) at 773/553-FACE (773/553-3223) or the Network Chief of Schools (“Network Chief”) or his/her designee (contact information available at [www.cps.edu/Networks](http://www.cps.edu/Networks)). The Network Chief or designee will review the appeal and determine:

- whether any factual errors were made in the principal’s investigation,
- whether the documentation of the student’s behavior aligns to the recorded SCC behavior category,
- whether prior interventions were attempted when appropriate,
- whether the length of the suspension was commensurate with the student’s inappropriate behavior, and
- in the case of a request for an expulsion hearing, whether the request was appropriate.

The Network Chief or designee’s decision shall be final. The term of a student’s suspension or request for an expulsion hearing is not halted by the parents/guardians’ appeal.

c) If a student has been expelled, the parents/guardians may appeal the final determination in writing and send additional evidence not available at the time of the expulsion hearing to the Chief Executive Officer’s designee, the Department of Student Adjudication (773/553-2249). The decision of the CEO or designee regarding the appeal shall be final. The start of a student’s expulsion is not delayed by the parents/guardians’ appeal.
9) **Restore** the student’s participation in the school community.

a) If the student received an out-of-school suspension for three (3) or more days, the principal or designee must develop a plan to support the student’s transition back into the school community, including strategies for preventing future behavior incidents, restoring relationships, and addressing the student’s ongoing social, emotional, and academic needs, with input from the student and parents/guardians. For more information, see *Guidelines for Effective Discipline*.

b) When a student is set to return from an expulsion and has been attending the Safe Schools Alternative Program, school administrators must attend a transition meeting, which should include the student, parents/guardians, and alternative school staff members, to discuss the student’s return and prepare for a successful transition.

**SUSPENSION GUIDELINES**

Students in grades pre-kindergarten through second may NOT be assigned in-school or out-of-school suspensions. If a student in pre-kindergarten through second grade exhibits behavior that presents an imminent endangerment to the physical, emotional, or mental safety of specific students/staff, the Network Chief or designee may grant an exception and assign an emergency one-day in-school or out-of-school suspension after the student’s parent/guardian has been notified. During the suspension, the principal or designee must develop a plan addressing the safety of students/staff and including strategies for preventing future behavior incidents, restoring relationships, and addressing the student’s ongoing social, emotional, and academic needs.

**Skill-Building In-School Suspension**

A skill-building in-school suspension is the removal of a student from his/her regular educational schedule for more than 60 minutes of the school day to an alternative supervised setting inside the school building to engage in structured activities that develop academic, social, emotional, and/or behavioral skills.

A student in grades third through twelfth may be assigned a skill-building in-school suspension if:

1) Skill-building in-school suspension is listed as an available consequence for the SCC behavior category, and

2) The student was informed of the his/her reported misbehavior, provided an opportunity to respond, and reasonable efforts were made to contact the parents/guardians, and
3) A copy of the misconduct report (generated in IMPACT) was provided to the student’s parents/guardians.

**Out-of-School Suspension**

An out-of-school suspension is the removal of the student from class attendance or school attendance. When a student is removed from school in response to an inappropriate behavior, the removal counts as the first day of an out-of-school suspension.

A student in grades third through twelfth may be assigned an out-of-school suspension if:

1) Out-of-school suspension is listed as an available consequence for the SCC behavior category, and

2) The principal or designee determines that the student’s attendance at school presents an imminent endangerment to the physical, emotional, or mental safety of specific students/staff and this threat is documented in IMPACT, or

3) The principal or designee determines that the student’s behavior has caused chronic or extreme interruption to other students’ participation in school activities and prior interventions have been utilized and documented in IMPACT, and

4) The student was informed of his/her reported misbehavior, provided an opportunity to respond, and reasonable efforts were made to contact the parents/guardians, and

5) A copy of the misconduct report (generated in IMPACT) was provided to the student’s parents/guardians.

A student serving out-of-school suspension is not allowed to come onto school property, participate in extracurricular activities, or attend school-sponsored events. A student may be considered trespassing if he or she comes onto school grounds while suspended out of school.

Out-of-school suspensions are excused absences. The principal must ensure that a student serving suspension is able to obtain homework, and upon the student’s return, provided with the opportunity to make up any quizzes, tests, special projects, or final exams given during the period of suspension.

A student serving suspension must be allowed to take state assessments at school and may participate in test preparation activities with Network Chief approval. The student’s attendance will still be marked as suspended. The Network Chief must approve any other exception to the out-of-school suspension guidelines.
If approved by the CEO’s designee, a student suspended for more than three (3) days may be required to attend a District-sponsored program during the term of suspension.

POLICE NOTIFICATION GUIDELINES

School administrators contact the Chicago Police Department (CPD) in two situations: (1) to seek assistance with an emergency situation, or (2) to notify law enforcement of a criminal act.

Emergency

School administrators have the responsibility to call 9-1-1 in situations they determine to be emergencies.

In an emergency situation, administrators must make reasonable efforts to notify parents/guardians immediately after contacting CPD.

Criminal Acts

When a student engages in illegal activity, it may be necessary for school staff to report the act to CPD. In this situation, school officials contact CPD to report violations of the law. School officials must not contact CPD merely to request removal of a disruptive student from the school in a non-emergency situation.

In a non-emergency situation, administrators must make reasonable efforts to contact parents/guardians prior to contacting CPD.

The inappropriate behaviors that are clear violations of criminal law are identified in the next section with an asterisk (*) before the specific inappropriate behavior. The inappropriate behaviors that may be violations of criminal law are identified in the next section with a double asterisk (**) before the specific inappropriate behavior.

School officials must assess the situation before determining whether or not to contact CPD to report a criminal act. School officials should consider factors including:

- Whether the student distributed or was in possession of illegal drugs, narcotics, controlled substances, or “look-alikes” of such substances. If so, CPD must be notified.

- Whether the student was in possession of a firearm. ² If so, CPD must be notified.

² See Reference Guide for definition.
• The severity of the criminal violation and the degree of harm to the school community,

• Whether a person was physically injured as a result of the student’s conduct,

• Whether the student presents an imminent danger to the health, safety, or welfare of others, and

• The student’s age. For a student in fifth (5th) grade or below, school staff must consult with the Law Department (773/553-1700) prior to reporting the act to CPD.

Once school staff members contact CPD, the responding police officers ultimately will determine whether or not to investigate, arrest, and/or take any other steps in response. School principals and staff do not have the authority to decide whether a student will be arrested. Moreover, responding police officers do not have the authority to decide whether a student will receive interventions or consequences at school. The school principal will use the SCC to determine the appropriate intervention(s) and/or consequence(s) to address a student’s behavior.

Possible Violations of Criminal Law
*Consider factors above prior to notifying CPD

• Gambling (3-2)
• Forgery (3-7)
• False activation of a fire alarm that does not cause a school facility to be evacuated or does not cause emergency services to be notified (4-1)
• Extortion (4-2)
• Assault (4-3)
• Vandalism or criminal damage to property that costs less than $500 (4-4)
• Battery or aiding or abetting in the commission of a battery which does not result in a physical injury (4-5)
• Fighting – more than two people and/or involves injury (4-6)
• Theft or possession of stolen property that costs less than $150 (4-7)
• Possession, use, sale, or distribution of fireworks (4-8)
• Trespassing on CPS property (4-11)
• Use of intimidation, credible threats of violence, coercion, or persistent severe bullying (5-4)
• Inappropriate sexual conduct (5-7)
• Second or repeated violation of Behavior 4-14, use or possession of alcohol in school or at a school related function or before school or before a school related function (5-18)
Violations of Criminal Law

*Consider factors above prior to notifying CPD

- Knowingly or intentionally using the CPS network or information technology devices to spread viruses to the CPS network (4-12)
- Aggravated assault (5-1)
- Burglary (5-2)
- Theft or possession of stolen property that costs more than $150 (5-3)
- Gang activity or overt displays of gang affiliation (5-6)
- Engaging in any other illegal behavior which interferes with the school’s educational process, including attempt (5-8)
- Persistent or severe acts of sexual harassment (5-9)
- False activation of a fire alarm which causes a school facility to be evacuated or causes emergency services to be notified (5-10)
- Battery, or aiding or abetting in the commission of a battery, which results in a physical injury (5-12)
- Use of any computer, including social networking websites, or use of any information technology device to threaten, stalk, harass, bully or otherwise intimidate others, or hacking into the CPS network to access student records or other unauthorized information, and/or to otherwise circumvent the information security system (5-14)
- Vandalism or criminal damage to property that costs more than $500 or that is done to personal property belonging to any school personnel (5-15)
- Use or possession of illegal drugs, narcotics, controlled substances, “look-alikes” of such substances, or contraband, or use of any other substance for the purpose of intoxication in school or at a school related function or before school or before a school related function (5-17)
- Participating in a mob action (5-19)
- Use, possession, and/or concealment of a firearm/destructive device or other weapon or “look-alikes” of weapons, or use or intent to use any other object to inflict bodily harm (6-1)
- Intentionally causing or attempting to cause all or a portion of the CPS network to become inoperable (6-2)
- Arson (6-3)
- Bomb threat (6-4)
- Robbery (6-5)
- Sale, distribution, or intent to sell or distribute alcohol, illegal drugs, narcotics, controlled substances, “look-alikes” or such substances, contraband, or any other substance used for the purpose of intoxication, or second or repeated violation of Behavior 5-17 (6-6)
- Sex acts which include the use of force (6-7)
- Aggravated battery, or aiding and abetting in the commission of an aggravated battery (6-8)
- Murder (6-9)
- Attempted murder (6-10)
- Kidnapping (6-11)
- Theft or possession of stolen property that costs more than $1,000 (6-12)
This section identifies the specific inappropriate behaviors for which students will receive interventions and/or consequences. The behaviors are listed in six different groups, according to the degree of disruption to the learning environment.

- Group 1 lists behaviors that are *inappropriate*.
- Group 2 lists behaviors that *disrupt*.
- Group 3 lists behaviors that *seriously disrupt*.
- Group 4 lists behaviors that *very seriously disrupt*.
- Group 5 lists behaviors that *most seriously disrupt*.
- Group 6 lists behaviors that are *illegal* and *most seriously disrupt*.

**SPECIAL NOTES:**

**Individual School Rules and Academic Progress**

Individual schools may develop school rules that are consistent with this SCC and may address inappropriate student behaviors not specifically included in this SCC. However, poor academic achievement is not an inappropriate behavior. The SCC and school rules may *not* be used to discipline students for poor academic progress or failure to complete in-class and homework assignments. Instead, struggling students should be considered for academic or behavioral interventions to help them improve. Also, students must not be disciplined for the parents/guardians’ refusal to consent to the administration of medication.

**Cellular Phones and Other Information Technology Devices**

A principal may allow students to possess cellular phones or other information technology devices by creating a school policy identifying when the items may be authorized, used, and how they must be kept. A principal may also prohibit cellular phones and other information technology devices but allow individual

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3 These include, but are not limited to: computers, cellular phones used to exchange or access information, pagers, and personal digital assistants or handheld devices, that are used to access the internet, electronic mail or other information sites and that may or may not be physically connected to the network infrastructure
students to possess them for any good cause after considering a written request from a parent/guardian. If a principal denies a parent/guardian’s request, the parent may appeal to the Network Chief or his/her designee. Unless approved by the principal, cellular phones and other information technology devices are not allowed at school.

School Dress Codes and Uniform Policies

Local School Councils may adopt a dress code policy that forbids students from wearing certain items or a uniform policy that requires students to wear a specific uniform. Dress codes and uniform policies should be gender-neutral. Students who fail to follow a school’s dress code or uniform policy may be given detentions or excluded from extracurricular activities, but may not be barred from attending class. A student may receive additional consequences for violating a school’s dress code or uniform policy if the student’s dress disrupts or may disrupt the educational process. For example, a student may receive a consequence for wearing clothing or accessories that display gang affiliation. This paragraph does not apply to students enrolled in Military Academies or JROTC Programs.

Military and JROTC Programs

Board-designated military academies and other JROTC programs may enforce standards of conduct and intervention or consequences that are consistent with the military nature of those schools and programs, in addition to the standards of conduct and intervention or consequences described in this SCC. Students enrolled in a military academy who repeatedly engage in acts of gross misconduct or insubordination (student act that defies a lawful and appropriate direct order of a superior ranked officer, staff member or another student), or who repeatedly fail or refuse to wear the required military uniform, may be subject to administrative transfer by the military academy principal to another school (or in the case of a JROTC program, dismissal from the program). Prior to an administrative transfer, a conference must be held with the parents/guardians, student, military academy principal, and a designee of the Chief Executive Officer. Students who have been transferred for administrative reasons from any military academy must be accepted by their attendance area school. Students who have been given an administrative transfer to another Chicago public school or expelled from the Chicago Public Schools lose all rank and privileges at the JROTC military academies and must reapply to the JROTC program and the military academies for enrollment. Upon their child’s enrollment at a military academy, parents/guardians shall be informed of the uniform policy, expectations of the military academy, and the administrative transfer policy, and shall indicate by signature their agreement to adhere to the terms of these policies.
**Dating Violence Statement**

Any school employee who is notified by a parent, guardian or student, or who reasonably suspects, that a student has been the victim of dating violence shall immediately report that information to the principal/designee. Dating violence includes violent and controlling behavior that an individual uses against a girlfriend or boyfriend, such as physical, emotional, or sexual abuse, yelling, threats, name-calling, threats of suicide, obsessive phone calling or text messaging, extreme jealousy, possessiveness, and stalking. School staff shall promptly and reasonably investigate allegations of dating violence and issue appropriate discipline based on their findings. The principal shall ensure that the student victim of dating violence receives appropriate support services in accordance with the Board’s Policy on Domestic Violence, Dating Violence and Court Orders of Protection, Restraint or No Contact (http://policy.cps.edu/download.aspx?ID=43).

**SCC and Other Laws, Policies, Rules, and Contracts**

The inappropriate behaviors and range of possible consequences and interventions listed in this policy are consistent with the Illinois School Code, Board Rules and Policies, negotiated agreements, and all other applicable state and federal laws.

The SCC applies to CPS contract and performance schools.

CPS charter schools are exempt from local school board policies under Illinois law (105 ILCS 5/27A). Charter schools may choose to adopt the SCC or establish their own discipline policies. Charter schools are not exempt from federal and most state laws, the Individuals with Disabilities Education Act (IDEA) or from federal and state regulations as they pertain to discipline of students with disabilities/impairments. If a charter school establishes its own discipline policy, it must incorporate language from and comply with the guidelines for suspension and expulsion of students with disabilities/impairments outlined in this policy. Charter schools must also comply with policies and procedures established by the Office of Diverse Learner Supports and Services for the discipline of students with disabilities. Students expelled from charter schools should contact the Department of Student Adjudication at 773/553-2249 for assistance.

Corporal punishment is expressly prohibited. Chicago Board of Education Rule 6-21 states: “No employee of the Board of Education may inflict corporal punishment of any kind upon persons attending the public schools of the City of Chicago.”
### Group 1 – Inappropriate Behaviors

<table>
<thead>
<tr>
<th>INAPPROPRIATE BEHAVIOR</th>
<th>AVAILABLE INTERVENTIONS AND CONSEQUENCES</th>
</tr>
</thead>
<tbody>
<tr>
<td>1-1 Running and/or making excessive noise in the hall or building</td>
<td>• Documented Teacher, Student, Parent/Guardian, and/or Administrator Conference focused on expectation violated, cause of behavior, and strategy to prevent recurrence</td>
</tr>
<tr>
<td>1-2 Leaving the classroom without permission</td>
<td>• Recommended instructive, corrective, or restorative response (see Guidelines for Effective Discipline)</td>
</tr>
<tr>
<td>1-3 Engaging in any behavior that is disruptive to the orderly process of classroom instruction</td>
<td>• Detention – lunch, before school, after school, or Saturday</td>
</tr>
<tr>
<td>1-4 Loitering, or occupying an unauthorized place in the school or on school grounds</td>
<td></td>
</tr>
<tr>
<td>1-5 Failing to attend class without a valid excuse</td>
<td></td>
</tr>
<tr>
<td>1-6 Persistent tardiness to school or class (3 or more incidents per semester)</td>
<td></td>
</tr>
<tr>
<td>1-7 Use of the CPS network for the purpose of accessing non-educational materials, such as games and other inappropriate materials⁴</td>
<td></td>
</tr>
<tr>
<td>1-8 Unauthorized use or possession of cellular telephones or other information technology devices</td>
<td></td>
</tr>
</tbody>
</table>
Students may be suspended from CPS network privileges for improper use of the CPS network for one to five days, in addition to any other interventions and consequences listed.
### Group 2 – Disruptive Behaviors

<table>
<thead>
<tr>
<th>DISRUPTIVE BEHAVIOR</th>
<th>AVAILABLE INTERVENTIONS AND CONSEQUENCES</th>
</tr>
</thead>
<tbody>
<tr>
<td>2-1 Posting or distributing unauthorized written materials on school grounds</td>
<td>• Documented Teacher, Student, Parent/Guardian, and/or Administrator Conference focused on expectation violated, cause of behavior, and strategy to prevent recurrence</td>
</tr>
<tr>
<td>2-2 Leaving the school without permission</td>
<td>• Recommended instructive, corrective, or restorative response (see <em>Guidelines for Effective Discipline</em>)</td>
</tr>
<tr>
<td>2-3 Interfering with school authorities and programs through walkouts or sit-ins</td>
<td>• Detention – lunch, before school, after school, or Saturday</td>
</tr>
<tr>
<td>2-4 Initiating or participating in any unacceptable minor physical actions</td>
<td>• Skill-building in-school suspension up to three days</td>
</tr>
<tr>
<td>2-5 Failing to abide by school rules and regulations not otherwise listed in the SCC</td>
<td></td>
</tr>
<tr>
<td>2-6 Exhibiting or publishing any profane, obscene, indecent, immoral, libelous, or offensive materials, or using such language or gestures</td>
<td></td>
</tr>
<tr>
<td>2-7 Possession (physical control over, such as contained in clothing, lockers, or bags) and/or use of tobacco or nicotine products, matches, or cigarette lighters</td>
<td></td>
</tr>
<tr>
<td>2-8 Disregard for the instructions or direction of school personnel causing interruption to other students’ participation in school activities</td>
<td></td>
</tr>
<tr>
<td>2-9 Failing to provide proper identification</td>
<td></td>
</tr>
<tr>
<td>2-10 Unauthorized use of school parking lots or other areas</td>
<td></td>
</tr>
<tr>
<td>2-11 Use of the CPS network for the purposes of distributing or downloading non-educational material</td>
<td></td>
</tr>
</tbody>
</table>

*(Whenever possible, interventions and consequences that do not exclude the student from his/her regular educational schedule should be attempted first.)*
Students may be suspended from CPS network privileges for improper use of the CPS network for five to ten days (for first violation) or up to one semester (for second or subsequent violation), in addition to any other interventions and consequences listed.
Group 3 – Seriously Disruptive Behaviors

<table>
<thead>
<tr>
<th>SERIOUSLY DISRUPTIVE BEHAVIOR</th>
<th>AVAILABLE INTERVENTIONS AND CONSEQUENCES (Whenever possible, interventions and consequences that do not exclude the student from his/her regular educational schedule should be attempted first.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3-1 Disruptive behavior on the school bus⁶</td>
<td>• Documented Teacher, Student, Parent/Guardian, and Administrator conference focused on expectation violated, cause of behavior, and strategy to prevent recurrence</td>
</tr>
<tr>
<td>**3-2 Gambling – participating in games of chance or skill for money or things of value</td>
<td>• Recommended instructive, corrective, or restorative response (see Guidelines for Effective Discipline)</td>
</tr>
<tr>
<td>3-3 Fighting⁷ – physical contact between two people with intent to harm, but no injuries result</td>
<td>• Detention – lunch, before school, after school, or Saturday</td>
</tr>
<tr>
<td>3-4 Profane, obscene, indecent, and immoral or seriously offensive language and gestures, propositions, behavior, or harassment based on race, color, national origin, sex, gender, sexual orientation, age, religion, gender identity, gender expression or disability</td>
<td>• Skill-building in-school suspension up to three days</td>
</tr>
<tr>
<td>3-5 Second or more documented violation of a Group 1 or 2 behavior category⁸</td>
<td><strong>ADDITIONAL CONSEQUENCES AVAILABLE FOR REPEATED GROUP 3 INAPPROPRIATE BEHAVIOR</strong></td>
</tr>
<tr>
<td>3-6 Any behavior not otherwise listed in Groups 1 through 3 of this SCC that seriously disrupts the educational process</td>
<td>• Skill-building in-school suspension, out-of-school suspension, or combination in-school and out-of-school suspension up to three days</td>
</tr>
<tr>
<td>**3-7 Forgery – false and fraudulent making or altering of a document or the use of such a document</td>
<td>• Request for disciplinary reassignment¹²</td>
</tr>
<tr>
<td>3-8 Plagiarizing, cheating and/or copying the work of another student or other source</td>
<td></td>
</tr>
<tr>
<td>3-9 Overt display of gang affiliation⁹</td>
<td></td>
</tr>
<tr>
<td>3-10 Bullying behaviors – conduct directed towards a student that can be reasonably predicted to cause fear of physical or mental harm, harm to property, and/or interfere with student’s ability to participate in school or school activities (see Anti-Bullying Policy for full definition before assigning an intervention or consequence)</td>
<td></td>
</tr>
</tbody>
</table>
3-11 Use of cellular telephones or other information technology device to harass, incite violence or interrupt other students’ participation in school activities, including use of device to record others without permission or unauthorized distribution of recordings

3-12 Inappropriately wearing any JROTC or Military Academy Uniform on or off school grounds

3-13 Use of the CPS network for a seriously disruptive purpose not otherwise listed in this SCC

**Behaviors marked with two asterisks indicate that the misconduct may be a violation of the law.

6 In addition to other disciplinary actions, a student who engages in disruptive behavior on the school bus may be subject to suspension from bus service for a period to be determined by the school principal with review by the Chief Executive Officer or designee.

7 It is not an act of misconduct to defend oneself as provided by the law.

8 For example, a student’s first time failing to provide proper identification would be recorded as a 2-9 behavior category and available consequences would include skill-building in-school suspension up to three days. A student’s second time failing to provide proper identification would be recorded as a 3-5 behavior category and available consequences would include skill-building in-school suspension up to three days. A student’s third time failing to provide proper identification would be recorded as a 3-5 behavior category, repeated Group 3 inappropriate behavior, and available consequences would include skill-building in-school suspension, out-of-school suspension, or combination in-school and out-of-school suspension up to three days.

9 A gang is any ongoing organization or group of three or more persons having as one of its primary activities the commission of one or more criminal acts, which has an identifiable name or identifying sign or symbol, and whose members individually or collectively engage in or have engaged in a pattern of criminal activity. Gang activity means any act (e.g., recruitment with use of intimidation, tagging or marking, assault, battery, theft, trespassing, or extortion) performed by a gang member or on behalf of a gang, and intended to further a common criminal objective. An overt display of gang affiliation means any act (e.g., wearing clothing or paraphernalia, displaying gang signs, symbols, and signals) that signifies or exhibits affiliation with a gang. Gang activity and overt displays of gang affiliation can be implied from the character of the acts and the circumstances surrounding the misconduct. Repeated violations of Behavior 3-9 of the SCC may result in a referral for an expulsion hearing and should be submitted as Behavior 5-6.

10 Students may be suspended from CPS network privileges for improper use of information technology devices for one semester (for first violation) or up to one year (for second or subsequent violation), in addition to any other interventions and consequences listed.

11 Students may be suspended from CPS network privileges for improper use of the CPS network for one semester (for first violation) or up to one year (for second or subsequent violation), in addition to any other interventions and consequences listed.

12 Disciplinary reassignment is the transfer of a student from his or her current CPS school to another CPS school for disciplinary reasons. All disciplinary reassignments must be approved and facilitated by the Network Chief of Schools or his or her designee. For further information, refer to the Board’s Comprehensive Policy on the Enrollment and Transfer of Students in the Chicago Public Schools, as may be amended (http://policy.cps.edu/download.aspx?ID=50).
### Group 4 – Very Seriously Disruptive Behaviors

<table>
<thead>
<tr>
<th><strong>VERY SERIOUSLY DISRUPTIVE BEHAVIOR</strong></th>
<th><strong>AVAILABLE INTERVENTIONS AND CONSEQUENCES</strong> (Whenever possible, interventions and consequences that do not exclude the student from his/her regular educational schedule should be attempted first.)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>4-1</strong> False activation of a fire alarm that does not cause a school facility to be evacuated or does not cause emergency services to be notified</td>
<td>• Documented Teacher, Student, Parent/Guardian, and Administrator conference focused on expectation violated, cause of behavior, and strategy to prevent recurrence</td>
</tr>
<tr>
<td><strong>4-2</strong> Extortion – obtaining money or information from another by coercion or intimidation</td>
<td>• Recommended instructive, corrective, or restorative response (see Guidelines for Effective Discipline)</td>
</tr>
<tr>
<td><strong>4-3</strong> Assault(^1) – an attempt or reasonable threat to inflict injury on someone with a show of force that would cause the victim to expect an immediate battery</td>
<td>• Detention – lunch, before school, after school, or Saturday</td>
</tr>
<tr>
<td><strong>4-4</strong> Vandalism (willful or malicious destruction or defacing of the property of others) or criminal damage to property at a cost less than $500</td>
<td>• Skill-building in-school suspension, out-of-school suspension, or combination in-school and out-of-school suspension up to three days</td>
</tr>
<tr>
<td><strong>4-5</strong> Battery (unwanted bodily contact with another person without legal justification) or aiding or abetting in the commission of a battery which does not result in a physical injury</td>
<td>• Request for disciplinary reassignment</td>
</tr>
<tr>
<td><strong>4-6</strong> Fighting(^2) – physical contact between more than two people with intent to harm, or physical contact between two people with intent to harm that results in injury</td>
<td></td>
</tr>
<tr>
<td><strong>4-7</strong> Theft (unauthorized control over the physical property of another) or possession (physical control over, such as contained in clothing, lockers or bags) of stolen property that costs less than $150</td>
<td></td>
</tr>
<tr>
<td><strong>4-8</strong> Possession, use, sale, or distribution of fireworks</td>
<td></td>
</tr>
</tbody>
</table>

\(^1\) May also be a violation of the Student Code of Conduct.

\(^2\) May also be a violation of the Student Code of Conduct.
4-9 Any behavior not otherwise listed in Groups 1 through 4 of this SCC that very seriously disrupts the educational process

4-10 [this code intentionally left blank]

**4-11 Trespassing on CPS property – entering CPS property when previously prohibited or remaining on school grounds after receiving a request to depart

*4-12 Knowingly or intentionally using the CPS network or information technology devices to spread viruses to the CPS network

4-13 Possession of any dangerous object as defined by this SCC, first documented behavior (see Reference Guide)

4-14 Use or possession of alcohol in school or at, before, or after a school related function, documented behavior

4-15 Initiating or participating in inappropriate physical contact with school personnel, such as pushing school personnel out of the way in order to physically fight with another student, with no intent to harm school personnel

* Behaviors marked with a single asterisk indicate that the misconduct is a violation of the law.

** Behaviors marked with two asterisks indicate that the misconduct may be a violation of the law.

1 An assault may be committed without actually touching, striking or injuring the victim.

2 It is not an act of misconduct to defend oneself as provided by the law.

3 Students may be suspended from CPS network privileges for improper use of the CPS network for up to one year, in addition to any other interventions and consequences listed.

4 Second or repeated violations of Behavior 4-13 may result in a request for an expulsion hearing and must be submitted as Behavior 5-11.

5 Second or repeated violations of Behavior 4-14 may result in a request for an expulsion hearing and must be submitted as Behavior 5-18.
### MOST SERIOUSLY DISRUPTIVE BEHAVIOR

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>*5-1</td>
<td>Aggravated assault – assault  with a deadly weapon or done by a person who conceals his/her identity, or any assault against school personnel</td>
</tr>
<tr>
<td>*5-2</td>
<td>Burglary – knowingly and without authority entering or remaining in a building or vehicle with intent to commit a felony or theft therein</td>
</tr>
<tr>
<td>*5-3</td>
<td>Theft (obtaining or exerting unauthorized control over) or possession (physical control over, including in clothing, lockers, or bags) of stolen property that costs more than $150</td>
</tr>
<tr>
<td>**5-4</td>
<td>Use of intimidation, credible threats of violence, coercion, or persistent severe bullying. Intimidation is behavior that prevents or discourages another student from exercising his/her right to education, or using force against students, school personnel and school visitors. For severe bullying, see the Anti-Bullying Policy before assigning an intervention or consequence.</td>
</tr>
<tr>
<td>5-5</td>
<td>[this code intentionally left blank]</td>
</tr>
<tr>
<td>*5-6</td>
<td>Gang activity or overt displays of gang affiliation</td>
</tr>
<tr>
<td>**5-7</td>
<td>Inappropriate sexual conduct, including unwelcomed sexual contact, indecent exposure, transmitting sexually suggestive images through information technology devices, or other sexual activities which do not involve the use of force</td>
</tr>
<tr>
<td>*5-8</td>
<td>Engaging in or attempting any illegal behavior which interferes with the school’s educational process</td>
</tr>
</tbody>
</table>

### AVAILABLE INTERVENTIONS AND CONSEQUENCES

- Skill-building in-school suspension, out-of-school suspension, or combination in-school and out-of-school suspension for three to five days. When the suspension is assigned, create a plan for preventing future behavior incidents, restoring relationships, and addressing student needs.

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**ADDITIONAL CONSEQUENCES AVAILABLE**

- Recommended instructive, corrective, or restorative response (see Guidelines for Effective Discipline)
- Request for assignment to an intervention program by the Chief Executive Officer or designee
- Request for disciplinary reassignment to another Network school, or to an alternative school program for a set term
- Request for expulsion hearing
- For behaviors involving the improper use of the CPS network or information technology devices, revocation of network privileges for up to two years
*5-9 Persistent or severe acts of sexual harassment – unwelcome sexual or gender-based conduct (either physical or verbal) and/or conduct of a sexual nature which is sufficiently severe, persistent, or pervasive to limit a student’s ability to participate in or benefit from the educational program or which creates a hostile or abusive school environment

*5-10 False activation of a fire alarm which causes a school facility to be evacuated or causes emergency services to be notified

5-11 Second or repeated violation of Behavior 4-13, possession of any dangerous object as defined by this SCC

* Behaviors marked with a single asterisk indicate that the misconduct is a violation of the law.
** Behaviors marked with two asterisks indicate that the misconduct may be a violation of the law.

An assault is an attempt or reasonable threat to inflict injury on someone with a show of force that would cause the victim to expect an immediate battery. An assault may be committed without actually touching, striking or injuring the victim.

A gang is any ongoing organization or group of three or more persons having as one of its primary activities the commission of one or more criminal acts, which has an identifiable name or identifying sign or symbol, and whose members individually or collectively engage in or have engaged in a pattern of criminal activity. Gang activity means any act (e.g., recruitment with use of intimidation, tagging or marking, assault, battery, theft, trespassing, or extortion) performed by a gang member or on behalf of a gang, and intended to further a common criminal objective. An overt display of gang affiliation means any act (e.g., wearing clothing or paraphernalia, displaying gang signs, symbols, and signals) that signifies or exhibits affiliation with a gang. Gang activity and overt displays of gang affiliation can be implied from the character of the acts and the circumstances surrounding the misconduct. Consider referring students who commit 5-6 behaviors to a gang intervention program at a community based organization.
<table>
<thead>
<tr>
<th>MOST SERIOUSLY DISRUPTIVE BEHAVIOR</th>
<th>AVAILABLE INTERVENTIONS AND CONSEQUENCES</th>
</tr>
</thead>
<tbody>
<tr>
<td>*5-12 Battery, or aiding or abetting in the commission of a battery, which results in a physical injury. Battery means unwanted bodily contact with another person without legal justification.²⁰</td>
<td></td>
</tr>
<tr>
<td>5-13 [this code intentionally left blank]</td>
<td></td>
</tr>
<tr>
<td>*5-14 Use of any computer, including social networking websites, or use of any information technology device to threaten, stalk, harass, bully or otherwise intimidate others. Or, hacking (intentionally gaining access by illegal means or without authorization) into the CPS network to access student records or other unauthorized information, or to otherwise circumvent the information security system²¹</td>
<td></td>
</tr>
<tr>
<td>*5-15 Vandalism (willful or malicious destruction or defacing of property) or criminal damage to property that results in damage exceeding $500 or that is done to personal property belonging to any school personnel</td>
<td></td>
</tr>
<tr>
<td>5-16 Inappropriate consensual sexual activity</td>
<td></td>
</tr>
<tr>
<td>*5-17 Use or possession of illegal drugs, narcotics, controlled substances, “look-alikes”²² of such substances, or contraband²³, or use of any other substance for the purpose of intoxication in or before school or a school-related function²⁴</td>
<td></td>
</tr>
<tr>
<td>**5-18 Second or repeated violation of Behavior 4-14, use or possession of alcohol in school or at, before or after a school-related function²⁵</td>
<td></td>
</tr>
</tbody>
</table>
*5-19 Participating in a mob action – a large or disorderly group of students using force to cause injury to a person or property, or persisting in severe disruption after being directed to cease by school personnel or Police

20 It is not an act of misconduct to defend oneself as provided by the law.

21 A student may be disciplined for circumventing the information security system regardless of the student’s intent.

22 “Look-alike” means any substance which by appearance, representation, or manner of distribution would lead a reasonable person to believe that the substance is an illegal drug or other controlled substance.

23 Contraband means any instrument used to commit a crime or violation, and any other item, when possessing that item violates any applicable law, City ordinance, rule or policy of the Board or any individual school.

24 Consider referring students who commit 5-17 offenses to a substance abuse prevention program or counseling.

25 Consider referring students who commit 5-18 offenses to a substance abuse prevention program or counseling.

26 Principals have discretion to suspend a student for fewer than three days if the student has a disability/impairment, based on the student’s age/grade level, or for other good cause as determined by the principal or designee.
### Group 6 - Illegal and Most Seriously Disruptive Behaviors

<table>
<thead>
<tr>
<th>ILLEGAL AND MOST SERIOUSLY DISRUPTIVE BEHAVIOR</th>
<th>AVAILABLE INTERVENTIONS AND CONSEQUENCES</th>
</tr>
</thead>
<tbody>
<tr>
<td>*6-1  Use, possession, and/or concealment of a firearm/destructive device or other weapon or “look-alikes” of weapons as defined in the Reference Guide, or use or intent to use any other object to inflict bodily harm</td>
<td></td>
</tr>
<tr>
<td>*6-2 Intentionally causing or attempting to cause all or a portion of the CPS network to become inoperable</td>
<td></td>
</tr>
<tr>
<td>*6-3 Arson – knowingly damaging, by means of fire or explosive, a building and/or the personal property of others</td>
<td></td>
</tr>
<tr>
<td>*6-4 Bomb threat – false indication that a bomb, or other explosive of any nature, is concealed in a place that would endanger human life if activated</td>
<td></td>
</tr>
<tr>
<td>*6-5 Robbery – taking personal property in the possession of another by use of force or by threatening the imminent use of force</td>
<td></td>
</tr>
<tr>
<td>*6-6 Sale, distribution, or intent to sell or distribute alcohol, illegal drugs, narcotics, controlled substances, “look-alikes” of such substances, contraband, or any other substance used for the purpose of intoxication, or repeated violation of Behavior 5-17</td>
<td></td>
</tr>
<tr>
<td>*6-7 Sex acts which include the use of force</td>
<td></td>
</tr>
<tr>
<td>*6-8 Aggravated battery (battery that causes great harm, is done with a deadly weapon, is done by a person who conceals his/her identity, or the use of physical force against school personnel) or aiding and abetting in the commission of an aggravated battery</td>
<td></td>
</tr>
</tbody>
</table>

- **Available Interventions and Consequences**
  - Skill-building in-school suspension, out-of-school suspension, or combination in-school and out-of-school suspension for five days. A student may be suspended for up to ten days with written justification submitted for approval in IMPACT. When the suspension is assigned, create a plan for preventing future behavior incidents, restoring relationships, and addressing student needs.
  - For students in sixth through twelfth grades, or for any student violating section 6-1, request for expulsion hearing

**Additional Consequences Available**

- Recommended instructive, corrective, or restorative response (see Guidelines for Effective Discipline)
- Request for assignment to an intervention program by the Chief Executive Officer or designee
- Request for disciplinary reassignment to another Network school, or to an alternative school program for a set term
<table>
<thead>
<tr>
<th>Behavior</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>6-9 Murder</td>
<td>Murder - killing an individual without legal justification</td>
</tr>
<tr>
<td>6-10 Attempted murder</td>
<td>Attempted murder - an act that constitutes a substantial step toward intended commission of murder</td>
</tr>
<tr>
<td>6-11 Kidnapping</td>
<td>Kidnapping - secret confinement of another against his/her will or transportation of another by force or deceit from one place to another with the intent to secretly confine</td>
</tr>
<tr>
<td>6-12 Theft</td>
<td>Theft (obtaining or exerting unauthorized control over) or possession (physical control over, including in clothing, lockers, or bags) of stolen property that costs more than $1,000</td>
</tr>
</tbody>
</table>

* Behaviors marked with a single asterisk indicate that the misconduct is a violation of the law.

27 The term "firearm/destructive device" as defined in 18 U.S.C. Section 921 includes, but is not limited to, handguns, rifles, automatic weapons, bombs, or other incendiary devices and parts thereof.

28 Weapons include any object that is commonly used to inflict body harm, and/or an object that is used or intended to be used in a manner that may inflict body harm, even though it is not a weapon.

29 A network is considered inoperable when it is unable to perform at the level of functionality intended by its maintainers.

30 "Look-alike" means any substance which by appearance, representation, or manner of distribution would lead a reasonable person to believe that the substance is an illegal drug or other controlled substance.

31 Contraband means any instrument used to commit a crime or violation, and/or any other item, when possessing that item violates any applicable law, City ordinance, rule or policy of the Board or any individual school.

32 It can be assumed that a student in possession of large quantities of alcohol, illegal drugs, narcotics, or controlled substances, or in possession of multiple individually packaged amounts of alcohol, illegal drugs, narcotics, or controlled substances intends to sell or deliver these substances. Consider referring students who violate behavior 6-6 for substance abuse prevention program or counseling.

33 Principals have discretion to suspend a student for fewer than five days if the student has a disability/impairment, based on the student's age/grade level, or for other good cause as determined by the principal or designee.
anti-bullying policy

Purpose

The Illinois General Assembly has found that a safe and civil school environment is necessary for students to learn and achieve and that bullying causes physical, psychological, and emotional harm to students and interferes with their ability to learn and participate in school activities. Bullying has been linked to other forms of antisocial behavior, such as vandalism, shoplifting, skipping and dropping out of school, fighting, using drugs and alcohol, sexual harassment, and violence. It is the goal of the Chicago Board of Education (“Board”) to create a learning environment in all its school communities where students are protected from bullying so they feel safe and supported in their efforts to succeed academically and develop emotionally into responsible, caring individuals.

The Board asks every Chicago Public School (“CPS”) student, with the support of his/her parent(s), guardian(s) and the adults at school, to commit to the following principles, which will apply to everyone on school property and at school-related activities:

• I will not bully others.

• I will try to help anyone I suspect is being bullied.

• I will work to include students who are left out.

• If someone is being bullied, I will tell an adult at school and an adult at home.

Scope

Bullying is contrary to Illinois law and this Policy is consistent with the Illinois School Code. This Policy protects CPS students against bullying and harassment on the basis of actual or perceived race, color, religion, sex, national origin, ancestry, age, marital status, physical or mental disability, military status, sexual orientation, gender-related identity or expression, unfavorable discharge from military service, association with a person or group with one or more of the aforementioned actual or perceived characteristics, or any other distinguishing characteristic. The Board recognizes the particular vulnerability of students with actual or perceived disabilities and those who identify as or are perceived to be lesbian, gay, bisexual or transgender. Nothing in this Policy is intended to infringe upon any expression protected by the First Amendment to the United States Constitution or Section 3 of Article I of the Illinois Constitution.
This Policy is based on the engagement of a range of school stakeholders, including students and parents/guardians. The Board or its designee will re-evaluate this Policy every two (2) years based on an assessment of its outcomes and effectiveness, including, but not limited to, factors such as the frequency of victimization; student, staff and family observations of safety at school; identification of areas of a school where bullying occurs; the types of bullying utilized; and bystander intervention or participation. The information developed will be made available on the District’s website.

Bullying is prohibited:

1) during any school-sponsored or school-sanctioned program or activity;

2) in school, on school property, on school buses or other Board-provided transportation, and at designated locations for students to wait for buses and other Board-provided transportation (“bus stops”);

3) through the transmission of information from a CPS computer or computer network, or other electronic school equipment;

4) when communicated through any electronic technology or personal electronic device while on school property, on school buses or other Board-provided transportation, at bus stops, and at school-sponsored or school-sanctioned events or activities;

5) when it is conveyed that a threat will be carried out in a school setting, including threats made outside school hours with intent to carry them out during any school-related or sponsored program or activity or on Board-provided transportation;

6) when it is a Student Code of Conduct (“SCC”) Group 5 or 6 behavior that occurs off campus but most seriously disrupts any student’s education.

Definitions

“Bullying” means any severe or pervasive (repeated over time) physical or verbal act or conduct, including communications made in writing or electronically, directed toward a student or students, that has or can be reasonably predicted to have one or more of the following effects:

1) placing the student in reasonable fear of harm to the student’s person or property;

2) causing a substantially detrimental effect on the student’s physical or mental health;

3) substantially interfering with the student’s academic performance; or

4) substantially interfering with the student’s ability to participate in or benefit from the services, activities, or privileges provided by a school.
Bullying may take various forms, including without limitation, one or more of the following: harassment, threats, intimidation, stalking, physical violence, sexual harassment, sexual violence, theft, public humiliation, destruction of property, or retaliation for asserting or alleging an act of bullying. This list is meant to be illustrative and non-exhaustive.

Bullying behaviors may also qualify as other inappropriate behaviors listed in the SCC. When deciding whether inappropriate behavior constitutes bullying, administrators should consider the student’s intent, the frequency or recurrence of the inappropriate behavior, and whether there are power imbalances between the students involved. While bullying is often characterized by repeated acts, sometimes a single incident constitutes bullying depending on the student’s intent and power imbalances.

“Cyberbullying” means using information and communication technologies to bully. This definition includes cyberbullying by means of technology that is not owned, leased, or used by the school district when an administrator or teacher receives a report that bullying through this means has occurred. This Policy does not require a district or school to staff or monitor any nonschool-related activity, function, or program.

“Retaliation” means any form of intimidation, reprisal including but not limited to the submission of knowingly false bullying allegations, or harassment directed against a student who reports bullying, provides information during an investigation, or witnesses or has reliable information about bullying. Retaliation is prohibited and will result in the imposition of appropriate interventions/consequences according to this Policy and the SCC.

“Peer Conflict” means disagreements and oppositional interactions that are situational, immediate and developmentally appropriate. When school employees are aware of peer conflict, they are expected to guide students in developing new skills in social competency, learning personal boundaries and peaceably resolving conflict, and to model appropriate social interactions. These interventions are designed to prevent Peer Conflict from escalating to Bullying.

“Restorative Measures” means a continuum of school-based alternatives to exclusionary discipline that are adapted to the particular needs of the school and community, contribute to maintaining school safety, protect the integrity of a positive and productive learning climate, teach students the personal and interpersonal skills they will need to be successful in school and society, serve to build and restore relationships among students, families, schools, and communities, and reduce the likelihood of future disruption by balancing accountability with an understanding of students’ behavioral health needs.
Intervening to Address Bullying

Responsibilities of CPS Employees and Contractors

All CPS employees and contractors, including security officers, lunchroom staff and bus drivers, who witness incidents of bullying or school violence or who possess reliable information that would lead a reasonable person to suspect that a person is a target of bullying, must:

1) intervene immediately in a manner that is appropriate to the context and ensures the safety of all people involved;

2) report the incident of bullying or retaliation to the Principal/Designee as soon as practicable, but within 24 hours, on the CPS Bullying Complaint Form (Attachment A); and

3) cooperate fully in any investigation of the incident and in implementing any safety plan established by the Principal/Designee.

Responsibilities of Students, Parents and Guardians

No student who witnesses bullying may stand by or participate in the bullying, but must notify an adult at school and an adult at home as quickly as practicable. Any parent or guardian who witnesses or is notified of bullying has an obligation to advise the Principal/Designee as quickly as practicable. Reports can be made to any CPS employee or contractor in person, by completing Attachment A and submitting it to the Principal/Designee, by calling the CPS Violence Prevention Hotline (“Hotline”) at 1-888-881-0606, or by emailing BullyingReport@cps.edu. Anonymous reports will be accepted by the Principal/Designee and Hotline. No disciplinary action will be taken on the sole basis of an anonymous report.

Investigation

1) The Principal shall select a designee, knowledgeable about bullying prevention and intervention, to perform the investigation.

2) Investigation of a bullying incident shall be initiated within five school days of receipt of a report and completed within 10 school days, unless the Principal grants in writing an additional 5-day extension due to extenuating circumstances. The Principal/Designee shall document the extension in the investigation report and shall notify the parties involved.

3) The investigation shall include:

a. Identifying the perpetrator(s), target(s) and bystander(s), as well as any adult who witnessed the incident or may have reliable information about it.

b. Conducting an individual interview in a private setting with the
alleged perpetrator and target. The alleged perpetrator and target should never be interviewed together or in public. Individual interviews shall also be conducted in private with student and adult bystanders.

c. Determining how often the conduct occurred, any past incident or continuing pattern of behavior, and whether the target’s education was affected.

d. Assessing the individual and school-wide effects of the incident relating to safety, and assigning school staff to create and implement a safety plan that will restore a sense of safety for the target and other students who have been impacted.

e. When appropriate, preparing a Misconduct Report identifying his/her recommendation for individual consequences.

f. Comprehensively documenting the details of the investigation.

4) When the investigation is complete, the Principal/Designee shall ensure the investigation report is attached to the Incident Report in IMPACT.

Notification

On the same day the investigation is initiated, the Principal/Designee shall report to the parent/legal guardian of all involved students, via telephone, personal conference and/or in writing, the occurrence of any alleged incident of bullying, and shall document these notifications in the Incident Report in IMPACT. When the investigation is complete, the Principal/Designee shall notify the parents/legal guardians of all students involved of the outcome of the investigation. Parents/legal guardians of the students who are parties to the investigation may request a personal conference with the Principal/Designee to discuss the investigation, the findings of the investigation, the actions taken to address the reported incident of bullying, and any resources available in or outside the school to help the students address the underlying reasons for the bullying (see “Referrals” section below).

If the investigation results in the imposition of consequences, the Principal/Designee may advise the parent/legal guardian of students other than the perpetrator that the Student Code of Conduct was followed. S/he may not advise them of the specific consequence imposed, as that would violate the confidentiality of school-record information required by law.

When communicating incidents of bullying to the target’s parent/guardian, the Principal/Designee should consider whether the student may want to keep certain information confidential. For example, if a student is bullied after coming out as gay, the Principal/Designee shall not disclose the student’s sexual orientation to the parent/guardian without the student’s permission, unless there is a legitimate, school-related reason for doing so.
If the target is a student with a disability, the school shall convene the IEP Team to determine whether additional or different special education or related services are needed to address the student’s individual needs and revise the IEP accordingly. For example, if the student’s disability affects social skill development or makes the student vulnerable to bullying, the Principal/Designee shall ask the student’s IEP Team to consider whether the IEP should include provisions to develop the student’s skills and proficiencies to avoid and respond to bullying.

If the student who engaged in bullying behavior is a student with a disability, the school shall convene the IEP Team to determine if additional supports and services are needed to address the inappropriate behavior and consider examining the environment in which the bullying occurred to determine if changes to the environment are warranted. For example, the IEP Team should consider a behavior intervention plan for the student or review a current behavior intervention plan and revise if necessary. The Principal/Designee shall comply with the Procedural Safeguards for Discipline of Students with Disabilities/Impairments when considering interventions and consequences for students with disabilities.

Assigning Interventions and/or Consequences

Many Peer Conflicts can be resolved immediately and do not require reporting or creation of a Misconduct or Incident Report. If, however, a conflict is ongoing and meets the definition of bullying, the investigation procedures in this Policy must be followed.

Schools must respond to bullying in a manner tailored to the individual incident, considering the nature of the behavior, the developmental age of the student, and the student’s history of problem behaviors and performance. Appropriate responses and consequences are outlined in the Student Code of Conduct. Schools should avoid using punitive discipline (detention, suspensions, and expulsions) if any other method or consequence can be used with fidelity. Contact the Office of Social & Emotional Learning for school-wide prevention practices and the CPS Law Department for more information about the appropriate and legal consequences for student misconduct.

When an investigation determines that bullying occurred, the Principal/Designee shall explain the consequences in a non-hostile manner, and shall impose any consequence immediately and consistently. The Principal/Designee shall keep communicating and working with all parties involved until the situation is resolved. Some key indicators of resolution include:

• The perpetrator is no longer bullying and is interacting civilly with the target.
• The target reports feeling safe and is interacting civilly with the perpetrator.
• School staff notice an increase in positive behavior and social-emotional competency in the perpetrator and/or the target.
• School staff notice a more positive climate in the areas where bullying incidents were high.

What Not To Do:

• Solicit an apology from the perpetrator to the target, use peace circles, victim/offender conferences, or any form of mediation that puts the perpetrator and target in contact with one another in an immediate attempt to resolve the bullying. Restorative measures may be helpful to repair relationships between the perpetrator and target, but only if used after other interventions have balanced the power differential between the perpetrator and target.

• Dismiss bullying as typical student behavior or assume it is not serious.

Referrals

Interventions with bullies should not focus on feelings, but changing thinking. The Principal/Designee may refer students who bully to positive-behavior small-group interventions (for anger management, trauma or social skills), social work, counseling or school psychological services within the school, if necessary, to reinforce the behavioral expectation they violated and increase their social-emotional competency.

The targets of bullying need protection from bullies, but may also need support and help in changing their own behavior. The Principal/Designee shall ask a school mental health professional to refer these students to individual or group therapy where they can openly express their feelings about their bullying experience, social-skills training and/or groups where they can practice assertiveness and coping mechanisms, or social work, counseling or school psychological services available within the school. For more information, see Guidelines for Effective Discipline.

Appeal

Any party who is not satisfied with the outcome of the investigation may appeal to the CPS Equal Opportunity Compliance Office, or EOCO (telephone: 773/553-1195), within 15 calendar days of notification of the Principal’s decision. The EOCO Administrator shall render a final determination in accordance with the timeline and procedures set out in the anti-bullying appeal guidelines established by the EOCO. The EOCO may return the incident to the Network Chief, Principal or their designees for further investigation or reconsideration of the consequence(s), direct the imposition of other consequence(s), or deny the appeal. The EOCO shall notify the party requesting the appeal and the Principal that its decision is final and shall document that notification in the Incident Report in IMPACT.

Consequences for CPS Employees and Contractors

When it is determined that an employee or contractor was aware that
bullying was taking place but failed to report it, the employee/contractor will be considered to have violated this Policy. The Principal shall consider employee discipline for such violations, making reference to any applicable collective bargaining agreement. Remedies for offending contractors should be imposed according to their Board contracts.

**Notice and Dissemination of Requirements**

Principals shall follow the requirements established by the Office of Social & Emotional Learning for posting this Anti-Bullying Policy on the school’s website, in the school building as well as disseminating and presenting this Policy to school staff as part of pre-school-year professional development.

**Training and Professional Development**

*Staff*

Professional development will be offered to build the skills of all CPS employees contractors and volunteers to implement this Policy. The content of such professional development shall include, but not be limited to:

1) Developmentally appropriate strategies to prevent incidents of bullying and to intervene immediately and effectively to stop them;

2) Information about the complex interaction and power differential that can take place between and among a perpetrator, target, and witness to the bullying;

3) Research findings on bullying, including information about specific categories of students who have been shown to be particularly at risk, and any specific interventions that may be particularly effective for addressing bias-based bullying; and

4) Information about Internet safety issues as they relate to cyberbullying.

*Student Internet Safety Education*

In accordance with the Board’s Internet Safety Policy ([http://policy.cps.edu/download.aspx?ID=261](http://policy.cps.edu/download.aspx?ID=261)), each school shall incorporate into the school curriculum a component on Internet safety to be taught at least once each school year to all students. The Chief Officer of Teaching and Learning or designee, shall determine the scope and duration of this unit of instruction and topics covered. At a minimum, the unit of instruction shall address: (a) safety on the Internet; (b) appropriate behavior while online, on social networking Web sites, and in chat rooms; and (c) cyberbullying awareness and response. The age-appropriate unit of instruction may be incorporated into the current courses of study regularly taught. Schools shall satisfy the documentation requirements established by the Chief Officer of Teaching and Learning or designee to ensure compliance with this curricular requirement.
Chicago Public Schools
Form for Reporting Bullying and Retaliation

NOTE: The reporter may remain anonymous, but no discipline will be imposed based solely upon an anonymous report.

Please submit this report to the principal or any school staff member. You may also call the Violence Prevention Hotline (1-888-881-0606) or email BullyingReport@cps.edu to make a report.

Victim or Target Information

School: _________________________________________________________________________

Name(s) and grade(s) of Victim/Target:
________________________________________________________________________________
________________________________________________________________________________

Reporting Information (*Optional for students/parents/guardians)

Name & Title of Person Reporting: __________________________________________________

Relationship to Victim/Target: _____________________________________________________

Phone: _________________________ Email Address: __________________________________

Incident Information

Name(s) of student(s) accused of engaging in bullying behaviors  OR description (if name(s) unknown):

________________________________________________________________________________

Location of incident: ______________________________________________________________
________________________________________________________________________________

Date and time of incident: _________________________________________________________

Approximate dates, times, and frequency of prior incident(s): ___________________________

Describe what happened and who was present in as much detail as possible
(*Required Information):

________________________________________________________________________________
________________________________________________________________________________
________________________________________________________________________________
________________________________________________________________________________

Date of submission: ______________________
PROCEDURAL SAFEGUARDS FOR DISCIPLINE OF STUDENTS WITH DISABILITIES/IMPAIRMENTS

School officials may suspend students with disabilities/impairments and cease educational services for a total of up to 10 consecutive or 10 cumulative school days in one school year without providing procedural safeguards. Saturday, and before- and after-school detentions do not count toward the 10-day limit. Additionally, if students with disabilities continue to participate in the general education curriculum, continue to receive their IEP services, and continue to participate with non-disabled peers to the same extent as specified in the IEPs, in-school suspensions and lunch detentions do not count toward the 10-day limit. Administrators are not required to suspend students with disabilities for the recommended periods set forth in this Code for a single incident. Specifically, the Principal or his/her designee has discretion to suspend students with disabilities fewer days than set forth for a single incident. Federal regulations offer some flexibility in suspending students with disabilities in excess of 10 school days in the school year in certain circumstances. In order to determine whether the circumstances permit a suspension in excess of 10 days per school year, consultation by the school with the Department of Procedural Safeguards and Parental Supports (773/553-1905) is absolutely necessary. **Without such consultation and approval from the Department of Procedural Safeguards and Parental Supports, the 10 school day limit on out of school suspensions will continue to apply.**

When school officials anticipate a referral for expulsion, including referrals requesting emergency assignment pursuant to the CPS SCC, the following apply:

1) School must provide written notice to the parent/guardian or surrogate parent of the request for an expulsion hearing and the date of an Individualized Education Program (IEP) Manifestation Determination Review (MDR) meeting, which must be held within 10 school days of the date of the decision to request the expulsion hearing. School must also provide parent/guardian/surrogate with a written copy of the Notice of Procedural Safeguards.

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34 All procedural safeguards contained in the SCC and this Appendix are equally applicable to those students with §504 plans.
2) The IEP team must:

A. Determine whether the misconduct is related to the student’s disability by reviewing all current and relevant information, including evaluation and diagnostic results, information from the parent/guardian, observations of the student, and the student’s IEP. The behavior is a manifestation of the student’s disability if:

1) the conduct in question was caused by the student’s disability or has a direct and substantial relationship to the student’s disability; and/or

2) the conduct in question was the direct result of the school’s failure to implement the student’s IEP.

B. Review, and revise if necessary, the student’s existing behavior intervention plan or develop a functional behavior assessment and behavior intervention plan (FBA/BIP) to address the misconduct. The behavior intervention plan must address the misconduct for which the student is being disciplined.

If the student’s behavior is not a manifestation of the disability, school officials may apply the SCC, taking into consideration the student’s special education and disciplinary records. In no event, however, may the student be suspended for more than 10 consecutive or cumulative school days in a school year without providing appropriate educational services.

If the student’s behavior is a manifestation of the disability, a disciplinary change in placement (expulsion) cannot occur. Students with disabilities, even if expelled, must be provided with an appropriate education in an alternative educational setting.

All MDRs are subject to legal review by the Department of Procedural Safeguards and Parental Supports.
REFERENCE GUIDE FOR GROUPS 4, 5 AND 6 BEHAVIORS INVOLVING DANGEROUS OBJECTS, WEAPONS OR LOOK-ALIKE WEAPONS

SECTIONS 4-13 AND 5-11

If a student simply has any of these objects in his or her possession, but does not use them, (s)he should be recorded to have violated Section 4-13 of the SCC for a first-time violation or 5-11 of the SCC for a second or repeated violation. If a student uses, or intends to use, any of these objects to inflict harm on someone, the student should be recorded to have violated Section 6-1.

Knives, including but not limited to:
Steak knife or other kitchen knives
Pen knives/Pocket knives
Hunting knives
Swiss Army knife
Box cutters
Razors

Tools, including but not limited to:
Hammers
Screwdrivers
Saws
Crowbars/Metal pipes
Other objects commonly used for construction or household repair

Other Objects, including but not limited to:
Mace/Pepper spray
Live ammunition/Live bullets
Broken bottles or other pieces of glass
Wooden sticks/boards

SECTION 6-1

If a student has any of these objects in his or her possession or uses any of these objects, (s)he should be recorded to have violated Section 6-1 of the SCC.

Firearms - these include:
Pistol
Revolver
Other firearms
Any part or portion of a machine gun or rifle
Knives - these include only the following types of knives:
Switchblade knives (open automatically by hand pressure applied to
a button, spring or other device in the handle of the knife)
Ballistic knives (operated by a coil spring, elastic material, or an air or
gas pump)

Explosive Devices/Gases - these include:
Tear gas guns
Projector bombs
Noxious liquid gas
Grenades
Other explosive substances

Other Objects - these include:
Blackjack
Slingshot
Sand club
Sandbag
Metal/brass knuckles
Throwing stars
Tasers/stun guns

“Look-Alike” Firearms - these include:
B.B. guns
Air guns
Other objects, including “toys” or replicas that reasonably resemble
real firearms

6-1 SPECIAL CONSIDERATION
If a student simply has any of these objects, or any other similar object in
his/her possession, (s)he should not be recorded to have violated of the SCC.
If a student uses, or intends to use, any of these objects to inflict bodily harm on
someone, the student should be recorded to have violated Section 6-1.

Sporting Equipment - these include but are not limited to:
Baseball bats
Golf clubs

Personal Grooming Products - these include but are not limited to:
Nail clippers/files
Combs with sharp handles
Tweezers
School Supplies - these include but are not limited to:
Scissors
Laser pointers
Pens/Pencils
Rulers
Padlocks/Combination locks
Other objects commonly used for educational purposes
EXPULSION HEARING AND EMERGENCY ASSIGNMENT GUIDELINES

Request for Expulsion Hearing

• Expulsion is the removal of a student from school for 11 or more consecutive days, up to a maximum of two calendar years.35

• If a student’s inappropriate behavior falls within Group 5 of the SCC, a school principal may request an expulsion hearing for the student. A school principal may also request assignment to an intervention program.

• If a student’s inappropriate behavior falls within Group 6 of the SCC, a school principal must request an expulsion hearing for a student in 6th through 12th grade or for any student violating section 6-1; a school principal may request an expulsion hearing for a student in 5th grade or below committing any other Group 6 behavior.

• The CEO’s designee will review the expulsion hearing request and determine whether to refer the student to the Law Department for an expulsion hearing, assign the student to an intervention program, or refer the student back to the school for intervention/support.

Emergency Assignment to Interim Alternative Education Setting

• Students who commit Groups 5 or 6 misconducts may be assigned to an interim alternative education setting on an emergency basis (“emergency assignment”) while a request for an expulsion hearing is pending without being given the opportunity for a hearing before an independent hearing officer.

• Requests for emergency assignment must be approved, facilitated, and implemented by the CEO’s designee. The CEO’s designee may request additional information when considering requests for emergency assignment.

• General education students may be placed in an interim alternative education setting if their presence at the home school poses a continuing danger to people or property, or an ongoing threat of disruption to the academic process. The student will be assigned to the Safe Schools Alternative Program until the expulsion final determination is issued.

• Students with disabilities may be placed in an interim alternative educational setting for a maximum of 45 school days, even in instances where the student’s misconduct is ultimately determined to be a manifestation of his or her disability. Students with disabilities may be referred for emergency assignment when in possession of weapons or drugs, or for inflicting serious

35 This definition does not apply to exclusion of a student from school for failure to comply with immunization requirements or temporary emergency placement.
bodily injury on another person while on school grounds or at a school-sponsored event. The parent or legal guardian may request a due process hearing to challenge the emergency assignment.

**Expulsion Hearing Procedures**

- The Law Department will schedule expulsion hearings and send parents/guardians a notice letter. The notice will provide a description of the incident, the date of the incident, the SCC inappropriate behavior code(s), and the place, time and date for the expulsion hearing. The notice will be sent by registered or certified mail, or by personal delivery.

- Before the hearing, school principals are responsible for assisting the Law Department with case preparation by identifying witnesses and relevant documents, and reviewing all documentation regarding the incident to ensure it is complete, accurate, and properly written.

- The hearing will be conducted before an independent hearing officer. The Chief Executive Officer’s representatives will call witnesses to testify and introduce documents regarding the incident. The student may also call witnesses to testify and introduce documents regarding the incident.

**Expulsion Final Determination**

- After the hearing, the hearing officer will make a recommendation for intervention or discipline, up to expulsion for a set term of two calendar years.

- The hearing officer’s recommendation may be modified on a case-by-case basis by the Chief Executive Officer or designee.

- If a student is expelled, alternative program placement may be offered for the period of the expulsion.

- The hearing officer may recommend that the student attend an intervention program in lieu of expulsion. A recommendation to intervention is subject to approval by the Chief Executive Officer or designee. A student who is recommended for participation in the intervention program in lieu of expulsion but who fails to successfully complete the program shall be expelled.

- During a term of expulsion, students may not participate in extracurricular activities or school-sponsored events, with the exception of activities or events sponsored by the student’s alternative program.

**Transition when Expulsion Complete**

- When a term of expulsion is completed, the student will be transferred to his/her home school.
• For students attending the Safe Schools Alternative Program, a transition meeting, including the student, parents/guardians, alternative school staff members, and home school staff members, will be scheduled to discuss the student’s transition back into the home school environment.
notice to parents and students regarding board policies
NOTICE TO PARENTS AND STUDENTS REGARDING BOARD POLICIES

Discrimination, Sexual Harassment, Retaliation Statement

Any student, or a parent/guardian on the student’s behalf, who believes they have been subjected to discrimination, sexual harassment or retaliation based upon race, color, national origin, sex, gender identity/expression, sexual orientation, religion or disability, should notify the Principal, Assistant Principal or the Board’s Equal Opportunity Compliance Office (“EOCO”), 1 North Dearborn, 9th Floor, Chicago, IL 60602, telephone: 773/553-1195. If after making a report, a student, parent or guardian is not satisfied with the action taken or decision made by the Principal or Assistant Principal, they may appeal to the EOCO.

Pregnant Students Statement

Any pregnant student, or a parent/guardian of a pregnant student, who believes she has been subjected to discrimination or harassment based on her pregnant status or parental status, should notify the Principal, Assistant Principal, or the Board’s EOCO, 1 North Dearborn, 9th Floor, Chicago, IL 60602, telephone: 773/553-1195. Such complaints may include being excluded from any part of a school’s educational program, including extracurricular activities.

Student Records

Under the Federal Family Educational Rights and Privacy Act (“FERPA”) and the Illinois School Student Records Act (“ISSRA”), students and their parents have certain rights with respect to the student’s educational records. These rights transfer solely to the student who has reached the age of 18, graduated from secondary school, married or entered into military service, whichever comes first.

Notice of Student Record Retention and Disposal

The law requires the Board of Education of the City of Chicago (the “Board”) to maintain educational records, which includes both “permanent records” and “temporary records.” A student’s permanent record contains the student’s name, place and date of birth, address, transcript, parent(s) name(s) and address(es), attendance records, and other information mandated by the Illinois State Board of Education. The student’s temporary records include all school-related student information not contained in the permanent record. Student records may include both paper and electronic records.
According to Board policy, the retention periods for student records are as follows:

<table>
<thead>
<tr>
<th>Student Grade Level</th>
<th>Record Category</th>
<th>Minimum Record Retention Period</th>
<th>Destruction Authorized When</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elementary and High School</td>
<td>Permanent Student Records</td>
<td>82 years after the student’s date of birth</td>
<td>Student Age – 83</td>
</tr>
<tr>
<td></td>
<td>Temporary Special Education Records</td>
<td>27 years after the student’s date of birth</td>
<td>Student Age – 28</td>
</tr>
<tr>
<td>High School</td>
<td>Temporary Student Records</td>
<td>27 years after the student’s date of birth</td>
<td>Student Age – 28</td>
</tr>
<tr>
<td>Elementary</td>
<td>Temporary Student Records</td>
<td>20 years after the student’s date of birth</td>
<td>Student Age – 21</td>
</tr>
</tbody>
</table>

The Board will follow the above retention schedule and will destroy these student records in the natural course of business when the records are eligible for disposal. Notice of the record disposal schedule is provided through annual newspaper publication. To review student records after the student has transferred, graduated or withdrawn from school, parents and students may contact the student’s former school or Former Student Records (773-535-4110). For additional information, refer to the Board’s Policy on Student Records Retention at [http://policy.cps.edu/download.aspx?ID=84](http://policy.cps.edu/download.aspx?ID=84).

**Right to Review and Challenge Student Records**

Parents and students, whether emancipated or not, have the right to inspect and copy all of the student’s educational records maintained by the school or the Board unless the parent is prohibited by an order of protection from obtaining those records within 45 days after the day the school receives a request for access. Parents of eligible students should submit to the school principal 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.

When a student is transferring to a school outside the Chicago Public Schools district, parents have the right to inspect and copy and to challenge their children’s temporary and permanent student records prior to the time records are transferred to the out-of-district school.

Schools may not charge to search for or retrieve information, though schools may charge a reasonable fee to copy records. *No parent or student shall be denied a copy of the student records due to their inability to pay.*
Parents have the right to request that a school corrects recorded information (with the exception of academic grades) that they believe is inaccurate, misleading, or otherwise in violation of the student’s privacy rights under FERPA and ISSRA. Parents or eligible students who wish to ask the school to amend a record should write the school principal, 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 formal hearing by submitting a written request to the Board. Parents should contact the Office of Diverse Learner Supports and Services, Chicago Public Schools, 42 West Madison Street, 3rd Floor, Chicago, IL 60602, for a formal hearing. After the hearing, if the Board decides not to amend the record, the parent has the right to place a statement with the records commenting on the contested information in the record. The parent may appeal the Board’s decision by contacting the Illinois State Board of Education (ISBE), Division Supervisor for the Division of Accountability, 100 W. Randolph St., Suite 14-300, Chicago, IL 60601. For more information on how to review and/or challenge a student’s record, review the Board’s policy on “Parent and Student Rights of Access to and Confidentiality of Student Records” (http://policy.cps.edu/download.aspx?ID=122).

**Release of Student Records**

Parents and eligible students have the right to provide written consent before the school discloses personally identifiable information from the student’s education records, except to the extent that FERPA authorizes disclosure without consent. Generally, schools may not release student records information without written permission from the parent. However, the law allows the disclosure of records, without consent, to select parties, including:

- School district employees or officials\(^1\) who have legitimate educational interest\(^2\) in the student;
- Officials, upon request, of another school district or institutions of post-secondary education 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;
- Certain government officials as required by State or Federal law;

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\(^1\) 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. School officials can include contractors, consultants, volunteers or other parties under the Board’s direct control with whom the Board has agreed to outsource certain institutional services or functions, and who have a legitimate educational interest in the specific education records disclosed. The Board’s agreement with these contractors, consultants, volunteers or other parties will specifically outline the legitimate educational interest and which educational records are disclosed.

\(^2\) A school official has a legitimate educational interest if the official needs to review an education record in order to fulfill his or her professional responsibility.
• Persons conducting studies, pursuant to a written agreement with the Board;

• Individuals who have obtained a court order regarding the records, provided the parents are notified;

• Persons who need the information in light of a health or safety emergency; and

• State and local authorities in the juvenile justice system.

A school may also disclose, without consent, certain “Directory Information” such as a student’s name, address, telephone number, date and place of birth, and awards and dates of attendance, provided that prior to the release of the Directory Information the parents are given the opportunity to opt out of the release of this information, in which case the information will not be released.

Please note that no person may condition the granting or withholding of any right, privilege or benefit or make as a condition of employment, credit or insurance the securing by any individual of any information from a student’s temporary record that the individual may obtain through the exercise of any right secured under ISSRA.

Release of Directory Information

The Chicago Public Schools may disclose directory information about students to specific parties who have an educational interest, through written requests. Specific parties who may request this information include, but are not limited to, external organizations delivering services to students such as Boys and Girls Clubs, YMCA, PTA, City sister agencies, and providers of programming that enriches a student’s academic and/or social and emotional learning.

If a parent or student does not wish to have the student’s directory information released, they must submit a written request to the school main office. The request to opt out must include the student’s name, ID number and school. For convenience, the Board has developed an opt-out form which is available at all Chicago Public Schools. Parents and students must submit their opt-out request by October 1st if they wish to opt out of releasing directory information. For more information on opting out of the release of directory information, please review the Board’s “Parent and Student Rights of Access to and Confidentiality of Student Records Policy” (http://policy.cps.edu/download.aspx?ID=122).

Release of Records to Recruiters and Institutions of Higher Learning

The No Child Left Behind Act ("NCLB") and the Illinois School Code require school districts to provide the names, addresses and telephone numbers of all 11th and 12th grade students to military recruiters or institutions of higher learning upon their request. Parents and students, regardless of whether the
student is emancipated or not, may request that their contact information not be disclosed as described below.

If a parent or student does not wish to have the student’s contact information released to military recruiters or institutions of higher education, they must submit a written request to the school main office. The request to opt out must include the student’s name, ID number and school. For convenience, the Board has developed an opt-out form which is available at all Chicago Public Schools high schools. **Parents and students must submit their opt-out request by December 1st if they wish to opt out of releasing student records to recruiters and/or institutions of higher learning.** For more information on opting out of the release of contact information to recruiters, please review the Board’s “Recruiter Access” Policy ([http://policy.cps.edu/download.aspx?ID=151](http://policy.cps.edu/download.aspx?ID=151)) and the Board’s “Parent and Student Rights of Access to and Confidentiality of Student Records Policy” ([http://policy.cps.edu/download.aspx?ID=122](http://policy.cps.edu/download.aspx?ID=122)).

**Release of Records for FAFSA Completion Project and National Student Clearinghouse**

The Board releases student Directory Information on all 12th grade students to:

1) The Illinois Student Assistance Commission (ISAC) to assist students with college financing opportunities by completing the Free Application for Federal Student Aid (FAFSA) and to determine eligibility for ISAC-related scholarships. The FAFSA is required for students to receive many forms of college financial aid; ISAC and CPS collaborate to support family FAFSA completion; and

2) The National Student Clearinghouse, an organization which provides data to CPS on students’ postsecondary enrollment and retention. The National Student Clearinghouse helps CPS to understand and improve the college readiness and success of CPS graduates.

The Directory Information to be released is: the student’s name, address, date of birth and high school name. If a parent or student does not wish to have the student’s Directory Information released to ISAC for the FAFSA Completion Project and scholarships or the National Student Clearinghouse they must submit a written request to the attention of the Chief of Accountability, Office of Accountability, Chicago Public Schools, 42 West Madison Street, 3rd Floor, Chicago, IL 60602, 773/553-4444, FAX 773/553-3758. The request to opt out must include the student’s name, ID number and school. For convenience, the Board has developed an opt-out form which is available at all Chicago Public Schools high schools. **Parents and students must submit their opt out request to the Office of Accountability by October 1st if they wish to opt out of**
releasing student Directory Information for the FAFSA Completion Project and/or the National Student Clearinghouse.

**Filing of Complaints**

Parents have the right to file a complaint with the U.S. Department of Education if they believe the school district has failed to comply with the requirements of FERPA by contacting the Family Policy Compliance Office, U.S. Department of Education, 400 Maryland Avenue, SW, Washington, D.C. 20202-5901.

**Student Interventions**

The District maintains a policy on the use of momentary physical interventions to maintain the safety of students and staff and to remove disruptive students from the classroom (http://policy.cps.edu/download.aspx?ID=218).

The District also maintains a policy on the use of Behavioral Interventions, Physical Restraints and Isolated Time-Outs with Students with Disabilities (http://policy.cps.edu/download.aspx?ID=21).

**Notice of Search and Seizure Policy**

Any Person who enters onto the property of the Board of Education of the City of Chicago may be subject to a search in accordance with the Board’s Search and Seizure Policy, (http://policy.cps.edu/download.aspx?ID=190).

**Student Research Surveys**

The District maintains a Research Study and Data Policy to address how individuals may conduct student research activities including surveys in the Chicago Public Schools (http://policy.cps.edu/download.aspx?ID=178). This policy has been established to comply with the requirements of the Federal Pupil Protection Rights Act ("PPRA"). Parents or guardians who believe their rights under the PPRA may have been violated may file a complaint with: Family Policy Compliance Office, U.S. Department of Education, 400 Maryland Avenue, SW, Washington, D.C. 20202.

**Administration of Medications Policy**

The District maintains a policy on the requirements for the administration of medication to a student during school hours (http://policy.cps.edu/download.aspx?ID=5). A written request must be made by a licensed physician and submitted on the CPS medication request form. The parent/guardian must submit a signed Parent’s Authorization to Release Medical Information form. Medication will not be administered unless these forms are properly completed and received. This policy addresses administration of both prescription drugs and non-prescription (over the counter) drugs. Students shall not bring medication to school without authorization.
**Title IX**

Title IX of the Educational Amendments of 1972 prohibits discrimination on the basis of sex in schools and governs the overall equity of treatment and opportunity in athletics programs in schools. The Chicago Public Schools (CPS) is committed to providing opportunities for female and male students that effectively accommodate the athletic interests and abilities of both sexes consistent with the requirements of Title IX, its implementing regulations and applicable United States Department of Education Office of Civil Rights policies.

It is the policy of the Board of Education of the City of Chicago not to discriminate on the basis of race, color, creed, religion, national origin, sexual orientation, age, disability or sex. Any student or other interested party, such as a coach or parent, may inquire about the possibility of adding a new sport, or adding a new level (e.g. varsity, junior varsity, sophomore, freshman) to an existing sport at a CPS high school. Inquiries concerning the application of Title IX, and the regulations promulgated thereunder regarding sports/athletics should be referred to the Title IX Sports Compliance Coordinator, Aneita Williams at (773) 534-0723 or amwilliams65@cps.edu.

**CPS Policy Website**

Copies of all Board Policies can be obtained on the CPS Website at (http://policy.cps.edu/Policies.aspx) or by writing to the Board Secretary, Chicago Board of Education, 1 North Dearborn Street, 9th Floor, Chicago, Illinois 60602.
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