

SCHOOL BOARD OF BREVARD COUNTY

Educational Services Facility 2700 Judge Fran Jamieson Way Melbourne, FL 32940-6601

> SUPERINTENDENT Dr. Mark Rendell

SCHOOL BOARD MEMBERS

Megan Wright, Chairman Gene Trent, Vice Chairman Jennifer Jenkins Katye Campbell Matt Susin



Non-Discrimination Notice

The School Board of Brevard County, Florida does not discriminate on the basis of race, color, national origin, sex (including sexual orientation, transgender status, or gender identity), disability (including HIV, AIDS, or sickle cell trait), pregnancy, marital status, age (except as authorized by law), religion, military status, ancestry, or genetic information or any other factor protected under applicable federal, state, or local law. The district also provides equal access to its facilities to youth groups, as required by the Boy Scouts of America Equal Access Act. The School Board of Brevard County is in compliance with the Americans with Disabilities Act of 1990 (ADA) and the Amendment Act of 2008 (ADAA), the Florida Education Equity Act of 1984, Age Discrimination Act of 1967 and Section 504 of the Rehabilitation Act of 1973, Civil Rights Act of 1964 including: Title II, Title VI, and Title VII, United States Education Amendments of 1972 - Title IX, Age Discrimination in Employment Act (ADEA), and Individuals with Disabilities Act (IDEA). If you have questions, concerns, or wish to report possible violations of any of the above, please contact either of the individuals listed below for proper assistance and handling. For concerns involving:

The public or students, including. Title IX contact:	Employees or job applicants contact:
Title IX Coordinator	Director of Professional Standards and Labor Relations
Cathleen Erdmann	Rosemary Browning
2700 Judge Fran Jamieson Way	2700 Judge Fran Jamieson Way
Melbourne, FL 32940	Melbourne, FL 32940
(321) 633-1000, Ext. 11280	(321) 633-1000 Ext. 11265
Erdmann.Cathleen@brevardschools.org	browning.rosemary@brevardschools.org

Reasonable accommodation is available for persons with disabilities to complete the application and/or interview process. Applicants/Individuals with disabilities requesting accommodations under the Americans with Disabilities Act (ADA) may contact the Director of Professional Standards and Labor Relations for assistance. In the event the district is not able to resolve your concerns, consider contacting the Office of Civil Rights for assistance. This Publication or portions of this publication can be made available to persons with disabilities in a variety of formats, including large print or audiotape. Student requests for this information should be made to the Office of Exceptional Student Education Program Support, (321) 633-1000, ext. 11520, at least two (2) weeks prior to the time you need the publication.

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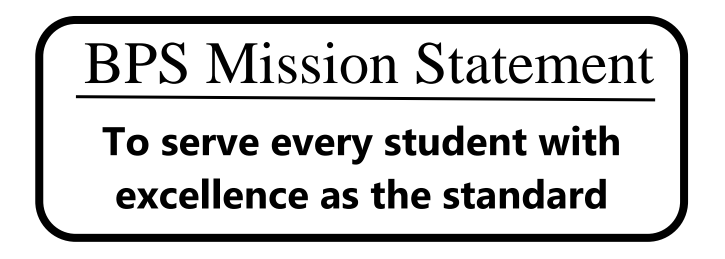
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Introduction

Welcome to Brevard Public Schools. This handbook has been prepared to provide elementary and secondary students and their parents/legal guardians with some of the rules and guidelines concerning Brevard County Schools. The Code of Student Conduct covers schools' attendance, responsibilities and rights, as well as rules of conduct for students and is applicable to every student under the jurisdiction of the school district. For example, the Code of Student Conduct applies to students while on school grounds, while participating in e-learning, while being transported to or from school at public expense, during school- sponsored events, such as field trips, athletic functions, and similar activities.

It is the responsibility of the school principal, faculty, and staff to help students and parents/legal guardians understand and follow the rules of conduct. Parents/legal guardians are urged to read and discuss this handbook with their children in order to help them adjust more successfully at school.

Parents/legal guardians are encouraged to keep in close contact with their child's school. Also, your school may have additional guidelines which are specific to the local school activities and facilities. The active support and involvement of parents/legal guardians is needed continuously as we provide a safe and friendly place for children to learn.



Handbook Disclaimer

The Code of Student Conduct contains School Board policies and other documents pertaining to the rules and regulations of Brevard Public Schools. The district reserves the right to revise any of these documents during the school year. For the most current version of any of these documents, please check the district website at: <u>https://www.brevardschools.org/</u>.

School Community Responsibilities

Each member of the school community plays an important role in the creation of a safe, supportive, and positive school climate. All community members, including school staff and administration, parents/guardians, community organizations, and students, are responsible for promoting school environments that support teaching and learning.

Students are expected to follow the Code of Student Conduct standards, federal and state laws, and school board policies while on school grounds, at school-sponsored activities and events, and while being transported to and from school or school-related activities and events.

The responsibilities outlined below apply to all students regardless of instructional model (i.e., brick and mortar and virtual).

RESPONSIBILITIES OF STUDENTS	RESPONSIBILITIES OF PARENTS/GUARDIANS
 Know and follow rules and law which govern their conduct while at school or at a school sponsored activity and to expect consequences for any inappropriate behavior. Responsibility to learn and use the educational experiences provided to them. Respect the rights other persons who may have different points of view on some issues Attend all classes on time and be prepared to learn. Maintain open communication with teachers through email, learning platform, and SIS. Submit coursework on-time as outlined in the pacing guide or as assigned by your teacher. Follow classroom rules and expectations and demonstrate good citizenship. Report threats and hazardous or dangerous situations to an adult in authority. Follow the rules of conduct/behavior, demonstrate respect for school property, and follow the Student Network and Internet Responsible Use and Safety Agreement. Treat others with dignity and respect. Do not discriminate, bully, or harass. Do not bring or possess illegal items and substances. All of the above pertain to online learning platforms. In addition, online students must participate actively in class through discussions, posts, and other assignments as directed by the teacher. Show respect during the pledge of allegiance to the flag, per <u>Section 1003.44(1), Florida Statutes</u>. Please reference <u>School Board Policy 5780</u> – Student/Parent Rights for additional information. 	 Encourage appropriate student behavior. Monitor your child's progress through the SIS Parent Portal and support learning. Share concerns with school officials as they arise. Adhere to all school safety protocols. Provide current contact information. Notify the school of any custody changes or other legal matters that relate to school. Ensure your child attends school and notify the school of any absences. Participate in your child's school activities, conferences, and problem-solving meetings as applicable. Maintain your child's school and observe in a classroom and/or extra-curricular activities consistent with school processes and procedures. Remit payment for damage done to school district property by a student, including lost or damaged books and teaching materials. If property or damages are not restored, schools may require student loss of extracurricular activity privilege or participation in community service. Please reference <u>School Board Policy 5780</u> – Student/Parent Rights for additional information.
	OL STAFF AND ADMINISTRATION
 Promote a positive, safe, and supportive school climate. Provide interventions through a multi-tiered system of supports, and equitably implement corrective interventions. 	 Administer interventions and consequences consistently and equitably, regardless of national origin, race, sex, gender, ethnicity, religion, age, disability, and sexual orientation.

- supports, and equitably implement corrective interventions. ethnicity, religion, age, disability, and sexual orientation. Recognize, encourage, and reinforce appropriate and positive Use exclusionary measures as a last resort, and in accordance conduct by all students. with district policies. Communicate and respond to parents/guardians in a way that is • accessible and easily understood. Participate in professional class. development (e.g., nonacademic barriers, student engagement,
- etc.). Provide each student with due process.

- Provide students with makeup work when students are not in
- Provide supervision on school premises for a reasonable period (i.e., 30 minutes before and after school), and while attending or participating in a school-sponsored activity.
- Involve School Resource Officers when required. •
- Orient students to class expectations, including all students in online learning platforms.

Examples of Student Success Behaviors

The behaviors and social emotional learning skills listed below help students to achieve academic success.

- Understand the school/class rules and follow them
- Listen and respond respectfully
- Arrive at school daily on time
- Arrive prepared for class each day
- Use materials/items for class that are approved
- Wear clothing as defined by the district dress code
- Use electronic devices in an appropriate manner as defined by the school district
- Attempt to resolve conflict (supported by staff if necessary)
- Develop good study habits
- Complete all homework assignments
- Engage in class activities
- Speak and act respectfully to all school personnel and peers
- Follow instructions given by staff
- Display respect for the property of others
- Demonstrate school and community pride
- Actively participate in the school community
- Report any activities that are in violation of the Code of Student Conduct to staff
- Do not falsely report activities that are in violation of the Code of Student Conduct or local laws
- Use positive and respectful language
- Respect the person and property of others
- Respect local law dealing with the possession, use or sale of substances including alcohol, medications and E-Cigarettes
- Respect the rules of acceptable use of technology when engaging in social media/texting or any other cyber-communication
- Accept and engage in any implemented consequences because of any type of violation of the Code of Student Conduct
- Be respectful of physical boundaries of others
- Show accountability for their actions
- Utilize problem-solving skills for conflict resolution and ask for assistance if needed
- Exercise self-control throughout the school day and when transitioning to and from school
- Report incidents that are unsafe and/or violate the Code of Student Conduct and/or compromise the safety of self/others
- Follow the school rules as well as the Florida law
- Engage in cooperation with peers, staff, and law enforcement to support maintenance of learning and safety
- Answer questions during investigations conducted by school staff or law enforcement agencies truthfully
- Maintain personal safety by choosing positive peer/staff interactions and using conflict resolution skills to resolve disputes
- Bring items to school that are acceptable
- Maintain the physical boundary preferences of peers and staff
- Promote safety of others by exercising self-control and being a good bystander
- Seek assistance from a trusted adult to solve problems and/or report incidents of concern
- Have respect for the safety of others
- Cooperate with any investigations into behaviors/incidents that compromise the safety and violate the Code of Student Conduct

Discipline Plan Levels -Elementary

Student Denaviors and Range of Corrective Strategies		
Student Behavior (Incident)	Range of Corrective Strategies (Action)	
Student Behavior (Incident) Level 1 Behaviors: relatively minor behavior or general disruption that affects the orderly operation on a school campus, a school bus/bus stop, at a school/school board sponsored function, or while at other school board facilities. LEVEL 1 • Cheating (069) • Disengaged Behavior (072) • Dress Code Violation Minor (004) • Electronic/Telecommunications Device Misuse (Minor) (075) • Failure to Serve a Teacher Detention (078) • Failure to Serve an Administrator Detention (031) • Failure to Serve an Extended Detention (066) • Failure to Serve Lunch Detention (122) • False Reporting (113) • Horseplay (067) • Larceny/Theft Less than \$100 (126): • Medication Policy Violation (107) • Network/Internet Misuse (Minor) (084)	Range of Corrective Strategies (Action) The principal or designee <u>must</u> select at least one (1) of the following strategies from Plan 1. PLAN 1 • Administrative Detention • Alternative Classroom Placement • Check-In/Check-Out with Identified Staff Member • Conference with Student	
 Network/Internet Misuse (Minor) (084) Plagiarism (085) Public Display of Affection (088) Refusal to Follow Classroom Rules (128): Student Conflict (108) Tardy to Class* (062) Tardy to School* (090) Unauthorized Possession of Item(s) (093) Willful Disobedience/Insubordination (PreK and KC only) (103) *Per Florida State Statute 1006.09, No student shall be suspended for unexcused tardiness, lateness, absence, or truancy. 	 Peer Mediation Phone Conference Reassigned Bus Seat Referral to Certified School Counselor/Social Worker) Reflective Assignment Restorative Practice Reverse Suspension (PreK only) 	

Special Considerations

Good faith attempt must be made immediately to contact parent(s)/guardian(s). If the behavior is related to gangs, weapons, retaliation or hate crimes, then next level corrective strategies may be necessary. Report to law enforcement any criminal conduct.

The school principal reserves the ability to move the Student Behavior up a level(s) for repeated acts of misconduct. "Repeated" can be defined as a behavior occurring more than twice.

In accordance with F.S. 553.865, all individuals on Brevard Public Schools owned or controlled property must utilize the bathroom/restroom/changing facility according to their biological sex at birth. Individuals in violation of this law will be subject to disciplinary action.

For PreK students, consider the developmental needs and age of the student.

All corrective strategies listed above may not be available at all schools.

Student Behavior (Incident)	Range of Corrective Strategies (Action)
Student Behavior (Incident) Level 2 Behaviors: more serious than Level 1 behaviors and significantly interfere with the learning and/or the well-being of self and/or others on a school campus, a school bus/bus stop, at a school/school board sponsored function, or while at other school board facilities. LEVEL 2 • Ammunition Possession (063) • Bus/Transportation Procedure Violation (Minor) (064) • Chemical Spray Misuse (068) • Classroom Disruption (Minor) (070) • Dress Code Violation Major (130)	The principal or designee <u>must</u> select at least one (1) of the following strategies from Plan 2. The use of corrective strategies from Plan 1 may also be used to address Level 2 behaviors. PLAN 2 • Administrative Detention • Alternative Classroom Placement • Bicycle/Skateboard Privilege Staggered/Suspended/Revoked • Bus Suspension (Short Term) • Classroom Reassignment
 Electronic/Telecommunications Device Misuse (Major) (073) Fighting (Non-SESIR) (005) Forgery (061) Gambling (OM1) Larceny/Theft Less Than \$750 (006) Out of Assigned Area (040) Out of Assigned Area-Major (120) Physical Aggression, One-sided (PreK-2nd) (114) Possession of a Stolen Item(s) (087) Profane, Obscene or Vulgar Language (Minor) (101) Testing Security Violation (124) Tobacco (TBC) Unauthorized Publication(s) (094) Verbal Confrontation (098) Violation of Stay Away Contract (125) Willful Disobedience/Insubordination (1-6) (103) 	 Extended Detention Financial Restitution In-School Suspension Lunch Detention Mentoring Out-of-School Suspension (1-3 Days) Plan Meeting (504, ELL, IEP or IPST) Referral to Community Based Organizations Referral for Functional Behavioral Assessment/Behavior Intervention Plan Restorative Practice Reverse Suspension (K-6) Safety Plan Stay Away Contract

Special Considerations

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The school principal reserves the ability to move the Student Behavior up a level(s) for repeated acts of misconduct. "Repeated" can be defined as a behavior occurring more than twice.

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For PreK students, consider the developmental needs and age of the student.

All corrective strategies listed above may not be available at all schools.

Special Considerations

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Student Behavior (Incident)	Range of Corrective Strategies (Action)
 Student Behavior (Incident) Level 4 Behaviors: the more serious acts of unacceptable behaviors hat seriously endanger the health and well- being of self and/or others and/or cause significant damage to property on a school campus, a school bus/bus stop, at a school/school board sponsored function, or while at other school board facilities. LEVEL 4 Alcohol Possession/Sale/Use/Distribution (ALC)* Burglary (BRK)* Bus/Transportation Procedure Violation (Major) (OM2) * Chronic Misconduct (011) Classroom Disruption (Major) (111) Criminal Mischief \$1000 or Greater (VAN)* Disruption on Campus (DOC) – Major* Drug Use/Possession (DRU)* Failure to Report Criminal Offenses (076) False Accusation Against a Staff Member (079) Felony (Off Property) (024) Fighting (FIT)* Grand Theft \$750 or Greater (STL)* Harassment (HAR) Hazing (HAZ)* Other Major Offense (OMC)* Robbery (ROB)* Sexual Assault (SXA)* Sexual Assault (SXA)* Sexual Offenses (SXO)* Simple Battery (PHA)* Threat/Intimidation (TRE)* 	 The principal or designee <u>must</u> select at least one of the following strategies from Plan 4. The use of corrective strategies from Plans 1, 2, and 3 may also be used to address Level 4 behaviors. PLAN 4 Bus Suspension (Long Term) Drug Diversion Program In-School Suspension Out-of-School Suspension (up to 10 days pending investigation) Recommendation for Alternative Placement Recommendation for Expulsion Transfer student to ALC

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For PreK students, consider the developmental needs and age of the student.

Student Behavior (Incident)	Range of Corrective Strategies (Action)
Level 5 Behaviors: the most serious acts of unacceptable behaviors that seriously endanger the health and well-being of self and/or others and/or cause significant damage to property on a school campus, a school bus/bus stop, at a school/school board sponsored function, or while at other school board facilities.	of the following strategies from Plan 5. All Level 5 behaviors <u>must</u> be reported to law enforcement.
LEVEL 5 Aggravated Battery with More Serious Injury (BAT)* Arson (ARS)* Bomb Threat (DO1) * Explosives (WP1) * Homicide (HOM)* Kidnapping (KID)* Sexual Battery (SXB)* Weapons Possession (WPO)* *All SESIR incidents must be reported to law enforcement according to SESIR Rule 6A-1.0017.	 PLAN 5 Out-of-School Suspension (Up to 10 days pending investigation) Recommendation for Alternative Placement Recommendation for Expulsion Referral to Mental Health Services Pursuant to Section 1012.584(4), Florida Statutes*

Immediately contact parent(s)/ guardian(s).

For PreK students, consider the developmental needs and age of the student.

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Discipline Plan Levels -Secondary

Student Behavior (Incident)	Range of Corrective Strategies (Action)
Level 1 Behaviors : relatively minor misbehavior or general disruption that affects the orderly operation on a school	The principal or designee <u>must</u> select at least one (1) of the following strategies from Plan 1.
campus, a school bus/bus stop, at a school/school board sponsored function, or while at other school board facilities.	PLAN 1
 LEVEL 1 Cheating (069) Disengaged Behavior (072) Dress Code Violation Minor (129) Electronic/Telecommunication Device Misuse (Minor) (075) Failure to Serve an Admin Detention (031) Failure to Serve Lunch Detention (122) Failure to Serve an Extended Detention (066) Failure to Serve a Teacher Detention (078) Horseplay (067) Larceny/Theft Less than \$100 (126): Network/Internet Misuse (Minor) (084) Plagiarism (085) Profanity, Obscene, or Vulgar Language (Minor) (101) Public Display of Affection (088) Refusal to Follow Classroom Rules (128) Student Conflict (108) Tardy to Class* (062) Tardy to School* (090) Unauthorized Possession of Item(s) (093) 	 Alternative Classroom Placement (1 period) Administrative Detention Bicycle or Skateboard Privilege Staggered/Suspended/Revoked Check-in/Check-Out with Identified Staff Member Confirence with Student Confiscation of Item(s) or Device(s) Daily or Weekly Report to Parent/Guardian Extended Detention Financial Restitution Home Visit Increased Supervision Lunch Detention Loss of Privilege(s) Mentoring Parent/Guardian Conference Parking Privilege Suspended/Revoked Peer Mediation Phone Conference Plan Meeting (504, ELL, IEP, or IPST) Reassigned Bus Seat
 • Unauthorized Possession of Itell(\$) (093) • Unauthorized Publication(\$) (094) • Vehicle/Parking Violation (097) *Per Florida State Statute 1006.09, No student shall 	 Referral to Community Based Organizations Referral for Functional Behavioral Assessment/Behavior Intervention Plan Referral to Certified School Counselor/Social Worker Reflective Assignment Restorative Practice School Service Work
be suspended for unexcused tardiness, lateness, absence, or truancy.	 Seating Change Social/Academic Instructional Groups Stay Away Contract Student Behavior Contract Teach/Reteach Student Expectations Wardrobe Change

Special Considerations

Good faith attempt must be made immediately to contact parent(s)/guardian(s). If the behavior is related to gangs, weapons, retaliation or hate crimes, then next level corrective strategies may be necessary. Report to law enforcement any criminal conduct.

The school principal reserves the ability to move the Student Behavior up a level(s) for repeated acts of misconduct. "Repeated" can be defined as a behavior occurring more than twice.

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All corrective strategies listed above may not be available at all schools.

Student Behavior (Incident)	Range of Corrective Strategies (Action)
 <i>cevel 2 Behaviors</i>: more serious than Level 1 behaviors nd significantly interfere with the learning and/or the vell-being of self and/or others on a school campus, a chool bus/bus stop, at a school/school board sponsored unction, or while at other school board facilities. <i>LEVEL 2</i> Ammunition Possession (063) Bus/Transportation Procedure Violation (Minor) (064) Chemical Spray Misuse (068) Classroom Disruption (Minor) (070) Dress Code Violation Major (130) False Reporting (113) Forgery (061) Gambling (OM1) Larceny/Theft Less Than \$750 (006) Medication Policy Violation (107) Out of Assigned Area (040) Possession of Stolen Item(s) (087) Testing Security Violation (124) Tobacco (TBC) Unauthorized Entry (115) Violation of Stafety Drill Procedures (116) Violation of Stafety Drill Procedures (116) Willful Disobedience/Insubordination (103) 	The principal or designee <u>must</u> select at least one (1) of the following strategies from Plan 2. The use of corrective strategies from Plan 1 may also be used to address Level 2 behaviors. PLAN 2 • Alternative Classroom Placement (1 period) • Bus Suspension (Short Term) • Classroom Reassignment • Extended Detention • Financial Restitution • In-School Suspension • Lunch Detention • Mentoring • Out-of-School Suspension (1-3 Days) • Restorative Practice • Reverse Suspension • Safety Plan • Suspension/Revocation of Network/ Internet Access

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The school principal reserves the ability to move the Student Behavior up a level(s) for repeated acts of misconduct. "Repeated" can be defined as a behavior occurring more than twice.

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All corrective strategies listed above may not be available at all schools.

Student Behavior (Incident)	Range of Corrective Strategies (Action)
Level 3 Behaviors : more serious than Level 2 behaviors that include serious disruption of school order and/or threats to the health, safety and well- being of self and/or others and/or property of others on a school campus, a school bus/bus stop, at a school/school board sponsored function, or while at other school board facilities.	The principal or designee <u>must</u> select at least one (1) of the following strategies from Plan 3. The use of corrective strategies from Plans 1 and 2 may also be used to address Level 3 behaviors. PLAN 3
 LEVEL 3 Bullying (BUL) Counterfeit (071) Electronic/Telecommunication Device (Major) (073) Fighting (Non-SESIR) (005) Gross Insubordination (127) Inciting (059) Leaving School Campus Without Permission (033) Physical Aggression, One-sided (109) Pantsing (110) Pornographic Materials (Student) (086) Possession of a Potentially Dangerous Object (131) Profanity, Obscene or Vulgar Language (Major) (100) Sexting (089) Threat to School, Staff or Student (118) Trespassing (TRS)* Vandalism Less Than \$1,000 (007) Verbal Confrontation (098) 	 Alternative Classroom Placement (1 period) Extended Detention Financial Restitution In-School Suspension Out-of-School Suspension (1-3 days) Out-of-School Suspension (4-5 days)

Special Considerations:

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All corrective strategies listed above may not be available at all schools.

Student Behavior (Incident)	Range of Corrective Strategies (Action)	
 Level 4 Behaviors: the more serious acts of unacceptable behaviors that seriously endanger the health and well-being of self and/or others and/or cause significant damage to property on a school campus, a school bus/bus stop, at a school/school board sponsored function, or while at other school board facilities. LEVEL 4 Alcohol Possession/Sale/Use/Distribution (ALC)* Burglary (BRK)* Bus/Transportation Procedure Violation (Major) (OM2) * Chronic Misconduct (011) Classroom Disruption (Major) (111) Criminal Mischief \$1000 or Greater (VAN) Disruption of Campus – Major (DOC)* Drug Sale/Distribution (DRD)* Failure to Report Criminal Offense (076) False Accusation Against a Staff Member (079) Felony (Off Property) (024) Fighting (FIT)* Grand Theft \$750 or Greater (STL)* Harassment (HAR) Hazing (HAZ)* Network/Internet Misuse (Major) (082) Other Major Offense (OMC)* Robbery (ROB)* 	 Range of Corrective Strategies (Action) The principal or designee <u>must</u> select at least one (1) of the following strategies from Plan 4. The use of corrective strategies from Plans 1, 2, and 3 may also be used to address Level 4 behaviors. PLAN 4 Bus Suspension (Long Term) Drug Diversion Program Out-of-School Suspension (1-5 Days) Out-of-School Suspension (up to 10 days pending investigation) Recommendation for Alternative Placement Recommendation for Expulsion Transfer student to ALC 	
 Robbery (ROB)* Sexual Assault (SXA)* Sexual Harassment (SXH) Sexual Offense (SXO)* 		
 Simple Battery (PHA)* Threat/Intimidation (TRE)* *SESIR incidents that must be reported to law enforcement according to SESIR Rule 6A-1.0017. 		

Special Considerations

Immediately contact parent(s)/guardian(s). Report to law enforcement any criminal conduct.

n accordance with <u>F.S. 553.865</u>, all individuals on Brevard Public Schools owned or controlled property must utilize the bathroom/restroom/changing facility according to their biological sex at birth. Individuals in violation of this law will be subject to disciplinary action.

Student Behavior (Incident)	Range of Corrective Strategies (Action)	
Level 5 Behaviors: the most serious acts of unacceptable behaviors that seriously endanger the health and well- being of self and/or others and/or cause significant damage to property on a school campus, a school bus/bus stop, at a chool/school board sponsored function, or while at other chool board facilities.	The principal or designee <u>must</u> select at least one of the following strategies from Plan 5. All Level 5 behaviors <u>must</u> be reported to law enforcement.	
LEVEL 5	PLAN 5	
 Aggravated Battery with More Serious Injury (BAT)* Arson (ARS)* Bomb Threat (DO1) * Explosives (WP1) * Homicide (HOM)* Kidnapping (KID)* Sexual Battery (SXB)* Weapons Possession (WPO)* *SESIR incidents that must be reported to law enforcement according to SESIR Rule 6A-1.0017.	 Out-of-School Suspension (up to 10 days pending investigation) Recommendation for Alternative Placement Recommendation for Expulsion Referral to Mental Health Services Pursuant to Section 1012.584(4), Florida Statues* 	

Immediately contact parent(s)/ guardian(s).

In accordance with <u>F.S. 553.865</u>, all individuals on Brevard Public Schools owned or controlled property must utilize the bathroom/restroom/changing facility according to their biological sex at birth. Individuals in violation of this law will be subject to disciplinary action.

Student Dress Code <u>Board Policy 5511 Student Dress Code</u> Florida State Statutes: F.S. 1001.43(1)(b), F.S. 1006.07(2)(d)

The Board recognizes that each student's mode of dress is a manifestation of personal style and individual preference. The Board will not interfere with the right of students and their parents/legal guardians to make decisions regarding their appearance, however, the standards of appearance for students shall ensure that the student is clean, neat, and properly dressed. They shall observe modes of dress and standards of personal grooming which are in conformity with the studious atmosphere and good personal hygiene necessary in schools. Furthermore, it is the responsibility of the principal to see that the dress or appearance of no student shall be extreme to the point of creating a disturbance or hazardous to oneself, others, or school property. The dress code shall be incorporated into the Student Code of Conduct.

Student Conduct, or any clothing, accessories, or regalia that conveys membership or affiliation with a "gang" or other similarly oriented group or association prone to violence or criminal acts. Gang clothing, accessories, or regalia can include, but is not limited to, gang related colors, rolled up bandanas about the head or other parts of the body, knit caps, rolled up or split pant cuffs, certain sports attire that has a "street meaning", etc.

The following procedures are established to promote discipline, maintain order, secure the safety of students, and provide a healthy environment conducive to academic purposes. Individual schools may develop more restrictive dress requirements, if recommended by administrators, faculty, and staff, and if approved by a majority of School Advisory Council (SAC) members. Notice of amended requirements must be provided to all parents in a timely manner through at least one (1) written or verbal communication and published in a document, such as the school handbook or student planner. Principals may amend the dress code for events and special occasions such as spirit day, homecoming, Red Ribbon week or other district sanctioned events.

STUDENT		
Rights	Responsibilities	
• To have access to the school dress code via the school website	• Follow the dress code (including in virtual learning environments).	

DRESS AND GROOMING EXPECTATIONS FOR ALL STUDENTS:

	-	
Head	•	Head gear, including but not limited to caps, hats, bandanas, and/or sunglasses shall not be worn indoors on campus unless permitted by the principal for religious or medical reasons. Students may wear sunglasses, hats, or other sun-protective wear while outdoors during school hours, however these articles must not violate this dress code.
Clothing	•	all undergarments at all times. For example, suspenders should be over the shoulders, pants secured at the waist, belts buckled, no underwear as outerwear, no underwear exposed. Clothing should be opaque.
	•	Students must wear shoes that are safe and appropriate for the learning environment, including recess,
Footwear		PE, CTE, and labs. (Crocs are not appropriate for grades K-6).
rootwear	•	Students in grades 7-12 may wear footwear commonly considered as beachwear (for example: flip
		flops, thongs, Crocs, etc.) unless a course of instruction requires them to wear safe and appropriate

	footwear to protect the student from injury (i.e. athletic shoes in physical education class). Inappropriate footwear includes, but not limited to, roller skates, skate shoes, and slippers.	
Accessories	 Gang paraphernalia, garments and/or jewelry, tattoos, or other insignias, which display or sugge sexual, vulgar, drug, alcohol, or tobacco-related wording/graphics or may tend to provoke violer disruption in school shall not be worn. Clothing must not state, imply, or depict hate speech or imagery targeting groups based on race, ethnicity, gender, sexual orientation, religious affiliation, or any other characteristics protected b federal or state law. Any articles of clothing or jewelry that may cause injury including, but not limited to, items with spikes, or sharp objects, wallet chains, and heavy link chains are not allowed. Dress shall not emulate non-human characteristics. 	nce or

The Superintendent shall develop administrative procedures to implement this policy which:

- A. Designate the principal as the arbiter of student dress and grooming in his/her building;
- B. Instruct staff members to demonstrate by example and precept wholesome attitudes toward neatness, cleanliness, propriety, modesty, and good sense in attire and appearance;
- C. Ensure that all rules implementing this policy impose only minimum and necessary restrictions on the exercise of the student's taste and individuality.

District staff shall enforce the school's dress code in a nondiscriminatory and uniform manner.

The District is cognizant that students' religions, disabilities, or medical conditions may impact their ability to comply with the standard student attire policy. Reasonable accommodations based on religion, disability, or medical condition shall be permitted on an individual basis.

Per <u>F.S. 1006.07(2)(d)</u>, Each district school board shall adopt a dress code policy that prohibits a student, while on the grounds of a public school during the regular school day, from wearing clothing that exposes underwear or body parts in an indecent or vulgar manner or that disrupts the orderly learning environment. Any student who violates the dress code in this manner is subject to the following disciplinary actions:

*First Offense: A student shall be given a verbal warning, and the parent or guardian will be contacted.

*Second Offense: The student is ineligible to participate in any extracurricular activity for a period of time not to exceed 5 days and the school administrator shall meet with the student's parent or guardian.

***Third or Subsequent Offense**: A student shall receive an in-school suspension pursuant to s. <u>1003.01</u>(5) for a period not to exceed 3 days. The student is ineligible to participate in any extracurricular activity for a period not to exceed 30 days, and the school administrator shall call the student's parent or guardian and send the parent or guardian a written letter regarding the students in school suspension and ineligibility to participate in extracurricular activities.

Administrators Advocating a Stricter Dress Code for Their School

If school administrators have concerns that certain types of clothing or jewelry normally allowed under the guidelines (as set forth above) represent a specific health and safety danger to students in the school, the administrators may form a committee. The purpose of the committee is to discuss and prepare a more stringent dress code than listed above. The committee will submit a recommendation for change to the Superintendent in writing for evaluation. If approved, the recommendation will be submitted to the School Board. Detailed procedures and requirements for submitting a change in the student dress code are outlined in <u>Administrative Procedures 5511 – Dress and Grooming.</u>

Objections to the Policy

The principal is the arbiter of student dress and grooming in his/her building;

The principal has the final authority to determine when personal appearance does not meet expectations (unless otherwise approved for instructional purposes);

The principal shall instruct staff members to demonstrate by example and precept wholesome attitudes toward neatness, cleanliness, propriety, modesty, and good sense in attire and appearance;

The principal shall ensure that all rules implementing this policy impose only minimum and necessary restrictions on the exercise of the student's taste and individuality; and should any student communicate a written allegation that enforcement of this policy would represent a willful violation of their federally protected rights; the principal shall communicate with their supervisors, Assistant Superintendent of Student Services, and risk management for further instructions.

Bullying Guidelines (School Board Policy 5517.01)

Bullying of any kind will not be tolerated in Brevard Public Schools (BPS). All reports of bullying will be taken seriously and thoroughly investigated in a timely manner.

The School District of Brevard Public School (BPS) is committed to providing an educational setting and workplace that is safe, secure, and free from bullying and harassment for all students and employees. The district has an established policy (i.e., <u>Board Policy 5517.01</u>) which protects students and staff from bullying and harassment within our educational environments. It is the expectation that all members of our school communities contribute to an atmosphere which demonstrates respect for the rights and welfare of others.

Consequences and/or Actions Based on Investigation Outcomes		
Substantiated Bullying (outcomes of the investigation provide clear evidence to prove that bullying or cyberbullying did occur.)	 An office discipline referral is submitted. Parent/Legal guardian contact is required. Student will be assigned an out of school suspension for up to 5 days from school according to the Code of Student Conduct. 	
Unsubstantiated Bullying	 An office discipline referral is submitted. Parent/Legal guardian contact is required. If the allegations are unfounded, then no further disciplinary action will occur. If the incident involved inappropriate or unacceptable behavior other than bullying, an appropriate corrective strategy may be assigned based on the behavior. 	
A plan must be in place to protect the victim during and after the investigation. If the offender and victim need to be separated, the offender should be the one moved, unless a move is requested by the parents/legal guardians of the victim.		

* The site principal will refer the matter to law enforcement if the violation involves illegal activity.

DEFINITIONS OF BULLYING AND CYBERBULLYING

Bullying means systematically and chronically inflicting physical hurt or psychological distress on one or more students or employees. **Bullying includes instances of cyberbullying**, as defined in Section 1006.147 (3)(b), F.S. Bullying may include, but are not limited to, repetitive instances of teasing, social exclusion, threats, intimidation, stalking, physical violence, theft, sexual, religious, or racial/ethnic harassment, public or private humiliation, or destruction of property. **Cyberbullying:** means bullying through the use of technology or any electronic communication, which includes, but is not limited to: any transfer of signs, signals, writing, images, sounds, data, or intelligence of any nature transmitted in whole or in part by a wire, radio, electromagnetic system, photo electronic system, or photo optical system, including, but not limited to, electronic mail, Internet communications, instant messages, or facsimile communications.

Cyberbullying includes the creation of a webpage or weblog in which the creator assumes the identity of another person, or the knowing impersonation of another person as the author of posted content or messages, if the creation or impersonation creates any of the conditions enumerated in the definition of bullying. **Cyberbullying also includes the distribution by electronic means of a communication to more than one (1) person** or the posting of material on an electronic medium that may be **accessed by one (1) or more persons**, if the distribution or posting creates any of the conditions enumerated in the definition or posting creates any of the conditions enumerated in the definition or posting creates any of the conditions enumerated in the definition of bullying.

BULLYING INVESTIGATION TIMELINE



Parents/legal guardians of the complainant(s) and respondent(s) must be notified within 24 hours of receipt of a bullying report.

An investigation must be completed within 15 school days of receipt of bullying report. Outcome letters must be sent to the parents of all involved students and the complainant(s) must also be sent the Hope Scholarship information no later than 15 calendar days of receipt of bullying report.

Wireless Communication Devices Guidelines (School Board policy 5136)

All Grade Levels: While students may possess WCDs in school, on school property, during after school activities (e.g., extra-curricular activities), and at school-related functions, all WCDs must be either must be powered completely off or placed into vibrate/silent mode) and stored out of sight during school hours.

<u>When authorized and approved by the site principal</u>, students may use WCDs before and after school, during their lunch break, in between classes, during after school activities (e.g., extra-curricular activities), and at school-related functions, as long as they do not create a distraction, disruption, or otherwise interfere with the educational environment.

Technology including, but not limited to, WCDs, intended and used for instructional purposes (e.g., taking notes, recording classroom lectures, writing papers) will be permitted, as approved by the principal. However, the use of a WCD to engage in non-education-related communications is expressly prohibited. Students may not use WCDs on school property or at a school-sponsored activity to access and/or view Internet websites that are otherwise blocked to students at school. The use of a WCD for non-educational purposes including but not limited to recording staff and/or students without their permission or knowledge, or recording fights and/or sharing non-academic related content is strictly prohibited.

Students may use WCDs while riding to and from school on a school bus or other Board-provided vehicles or on a school bus or Board-provided vehicle during school-sponsored activities, at the discretion of the bus driver, classroom teacher, or sponsor/advisor/coach. Distracting behavior that creates an unsafe environment will not be tolerated.

Violations of these guidelines may result in confiscation of the wireless communication device (WCD) or electronic device.

Minor Wireless Communication Device Misuse		
1 st Offense	 A discipline referral submitted in the Student Information System (Focus). Confiscation of WCD (student may pick up) Parent/legal guardian contact is required. 	
2 nd Offense	 A discipline referral submitted in the Student Information System (Focus). Confiscation of WCD (parent/guardian must pick up) Parent/legal guardian contact is required. 	
3 rd Offense	 A discipline referral submitted in the Student Information System (Focus). Confiscation of WCD (Parent/legal guardian pick up) Parent/Legal Guardian contact is required. Loss of cellphone privileges Student may be assigned other corrective strategies according to th Code of Student Conduct. 	

Any violation beyond a 3rd offense may result in an out of school suspension, up to a 10-day suspension pending possible placement in an alternative setting.

Major Wireless Communication Device Violations (This is not a complete list of possible violations)		
The following violations are serious offenses and will not be tolerated in Brevard Public Schools.		
Capturing and/or recording fights or similar events and/or posting recording and/or images (Inciting 059)	• A discipline referral submitted in the Student Information System (Focus).	
Capturing, recording, or transmitting (sending or posting) images and/or video of any student or staff member without consent (Electronic/Telecommunication Device Misuse -Major (073)	 Confiscation of WCD Parent/Legal Guardian contact is required. The student may be assigned an out of 	
Capturing, recording, or transmitting any unauthorized audio, video, or photograph(s) that can be used to degrade, threaten, intimidate, or dehumanize. (Electronic/Telecommunication Device Misuse -Major (073)	school suspension up 5 days (level 3). Note: The building principal will refer the matter to law enforcement if the violation involves illegal activity.	

ADDITIONAL INFORMATION ON VAPING AND TOBACCO/NICOTINE

Tobacco (TBC): (cigarettes or other forms of tobacco) The possession, sale, purchase, distribution or use of tobacco or nicotine products represented to be a tobacco product, or device associated with tobacco, including but not limited to: electronic cigarettes (*vaping devices*) or smokeless tobacco on school grounds, at school sponsored events, or on school transportation by any person under the age of 21.As a SESIR violation, the incident will be recorded as Tobacco Citation or Other SESIR defined. This does not require a Civil Citation to be issued.

Examples

- A student under 21 possessing and/or smoking cigarettes, cigars, etc.
- A student under 21 possessing and/or using a nicotine dispensing device or electronic nicotine delivery system (ENDS) such as electronic cigarettes, vape pens, hookah pens, etc.
- A student using smokeless tobacco or nicotine products.

Offense	Corrective Interventions for Vaping Nicotine/Tobacco	
1 st Offense	 Discipline referral submitted in the Student Information System (Focus). Student assigned appropriate level corrective strategy outlined in the Code of Student Conduct Parent/Legal Guardian Contact for pickup 	
2 nd Offense	 Discipline referral submitted in the Student Information System (Focus). Student assigned appropriate level corrective strategy outlined in the Code of Student Conduct which could include: Out of School Suspension (OSS) (1-3 days) to include a scheduled Parent/Legal Guardian Conference. 	
3 rd Offense	 Discipline referral submitted in the Student Information System (Focus). It may be deemed repeated misconduct and subject to next level discipline corrective strategies to include: Out-of-School Suspension (OSS) (4-5 days) Parent/Legal Guardian and Student Conference 	

Any violation beyond a 3rd offense may result in an out of school suspensions and additional corrective strategies according to the BPS Code of Student Conduct.

Notes

School administrators must adhere to School Board Policy 5500 per s. 1006.13(2). F.S., regarding law enforcement reports and consultation.

► Additional information may be referenced in FL State Statute <u>381.84</u>; <u>386.202</u>; <u>386.204</u>; <u>386.206</u>; <u>386.209</u>; <u>386.209</u>; <u>386.212</u>.

ADDITIONAL INFORMATION ON VAPING AND DRUG USE

The possession, use, distribution or sale of any drug, narcotic, or controlled substance or look-alike substances are prohibited by any person (excluding special circumstances for medical use. See School Board Policy 5330).

Examples

- A student possessing and/or vaping THC, CBD, marijuana, etc.
- A student possessing and/or using a THC, CBD, marijuana, etc. dispensing device or electronic nicotine delivery system (ENDS) such as electronic cigarettes, vape pens, hookah pens, etc.
- A student using marijuana cigarettes or similar product.

Offense	Corrective Interventions for Vaping THC/Drugs	
1 st Offense	 Discipline Referral submitted in Student Information System (Focus). Assigned 4-10 day out of school suspension pending investigation. Assigned to Drug Diversion program in lieu of placement in an alternative setting and/or expulsion. Report to Law Enforcement (mandatory) 	
2 nd Offense and thereafter	 Discipline referral submitted in Focus. Assigned 4-10 out of school suspension pending investigation. Placement in an alternative setting for a specified period of time Expulsion Report to Law Enforcement (mandatory) 	
Notes		
 SESIR Incidents (FLDOE: SESIR Codes and Definitions) School administrators must adhere to school board policy 5500 per s. 1006.13(2), F.S., regarding law enforcement reports and consultation. Additional information may be referenced in FL State Statute <u>381.84</u>; <u>386.202</u>; <u>386.204</u>; <u>386.206</u>; <u>386.209</u>; <u>386.212</u>. 		

Non-Compliance Continuum

This chart is to demonstrate the potential continuum of possible disciplinary infractions for acts of non-compliance. The goal of this document is to assist school administrators in determining the most appropriate corrective strategy based on the individual incident that occurred.



Classroom Disruption- Major (111): major disruption of all or

significant portion of classroom Level 3 activities that interferes with the process of teaching and/or learning; disruptive behavior that Gross Insubordination: willful poses a serious threat to the refusal to comply with authority; classroom learning environment, exhibiting contempt or open health, safety, or welfare of Level 2 resistance to a direct order; others. challenging the authority of any **Examples include:** BPS employee, or any adult in Acts causing students • authority at school in the Willful Disobedience (103): the to vacate classroom. presence of others which causes refusal or failure to follow a a disruption. direction or order from a School **Examples include:** Board staff member, bus driver, or Hostile acts of refusal any other adult in authority at Refusal causes class • school; disruption of **Examples include:** instruction. Student refuses to provide ٠ name or identification when prompted. Level 1 Student entering a • bathroom or changing room not correlating with their biological sex at **Disengaged Behavior (072):** conduct that demonstrates a lack of birth. engagement or attention in school or Student refuses to comply class, lessons, or activities, including when being redirected. but not limited to, non-participation, Multiple incidents of putting head down on desk, napping, or sleeping in class. refusal to comply to staff **Refusal to Follow Classroom** direction. Rules: repeated instances of student refusal to follow basic classroom **Classroom Disruption - Minor** rules established by teacher. (070): engaging in conduct that interferes with the process of teaching and/or learning.

Out of Assigned Area Continuum

This chart demonstrates the continuum of disciplinary actions for Out of Assigned Area.

Out of Assigned Area - Minor (040)	Leaving Campus Without Permission (033)	Out of Assigned Area - Major (120)
Definition: not reporting to or	Definition: leaving a school	Definition: leaving any assigned class,
leaving an assigned class, activity,	campus without staff or	activity, or area without receiving
or area without receiving proper	parent(s)/guardian(s) permission	proper prior approval from a
prior approval; this may also	and/or not following the established	supervising staff member which results
include being present in an area	procedures for checking out of	in a staff member(s) leaving their
not open to student access during	school.	assigned area or duty to secure and
all or portions of a day.		locate the student (elementary only).

Physical Aggression Continuum

This chart is to demonstrate the potential continuum of possible disciplinary infractions for acts of physical aggression, either one sided or mutual in nature. The goal of this document is to assist school administrators in determining the most appropriate corrective strategy based on the individual incident that occurred.

Statement of Academic Honesty

Cheating and plagiarism in any form as defined by this Code will be considered a critical breach of character and integrity, as well as a serious violation of the Code of Student Conduct. Brevard County Public Schools defines cheating as:

- The inappropriate and deliberate distribution or use of information, notes, materials, or work of another person in the completion of an academic exam, test, or assignment without specific teacher permission and proper crediting of the source (plagiarism). Refer to the Levels of Interventions and Consequences sections within this handbook for a listing of consequences relating to violations of academic honesty.
- In addition to the consequences applied by the teacher, a cheating or plagiarism violation will be referred to the administration and may result in the loss of eligibility or removal from an academic club, loss of academic honors and awards, and loss of eligibility to apply for or receive local academic scholarships. These decisions, any or all, would be decided by a committee of teachers appointed by the principal.

Student Conduct

Students are Under the Control of the School

All students are under the control and direction of the school principal or designee and the immediate control and direction of the teacher or another member of the instructional staff or bus driver to whom such responsibility may be assigned by the Principal:

- While being transported to or from school at public expense;
- While attending school or participating in eLearning or distance learning
- While engaged in a school-sponsored activity on the school premises or away from school premises;
- During a <u>reasonable time</u> before and after a student or students are on the premises for attendance at school or for authorized participation in a school-sponsored activity and only when on the premises. (A <u>reasonable time</u> shall mean thirty (30) minutes before the school day or school- sponsored activity is scheduled or actually begins or ends whichever period is longer.)

In Loco Parentis

In some cases, a parent/legal guardian(s) may find it necessary for their child to live at another residence temporarily and may arrange for an adult to stand *in loco parentis* to the child in order to be admitted or continue in school. The Notification of In Loco Parentis Form should be completed to inform the school of the arrangement. In Loco Parentis forms are valid for not more than 30 days.

Staff Involvement

All school personnel shall be informed and responsible for all school board administrative rules concerning discipline. All school personnel shall become involved in the discipline process anywhere on campus or at school functions off campus. A good faith effort shall be made by the Principal to employ parental/legal guardian assistance or other alternative measures prior to suspension.

Guidelines

The following guidelines shall be used to govern student conduct at all school- sponsored activities and at any time the student is under school jurisdiction. It is students' responsibility to become knowledgeable of these conduct policies at the beginning of each school year and to abide by them throughout their time in Brevard Public Schools. Violation of law shall be reported to proper legal authorities.

Notice to Law Enforcement

School administrators shall ensure that the appropriate law enforcement agency is notified as soon as possible when an adult

or a student commits any of the following offenses on school property, on school-sponsored transportation, or during a school-sponsored activity: homicide (murder, manslaughter); sexual battery; armed robbery; aggravated battery; battery or aggravated battery on a teacher or other school personnel; kidnapping or abduction; arson; possession, and use, or sale of any firearm; possession, use, or sale of any explosive device, or any other offense, though not listed above, the nature of which is such that it impacts the safety of the school or the community.

Civil Citation

The criteria for recommending to law enforcement that a student who commits a criminal offense be allowed to participate in a civil citation or similar pre-arrest diversion program as an alternative to expulsion or arrest includes being a first-time juvenile misdemeanor offender or those who have violated a county or municipal ordinance. This may include those involved in non non-serious incidents occurring on school property. Administration is encouraged to offer any recommendations to law enforcement during the course of the investigation. In all cases, the law enforcement officer investigates and determines eligibility based on set criteria.

General Offenses

Violation of any other law by students while on the school campus or at a school function will result in corrective action. The student may be suspended or recommended for expulsion and referral to proper law enforcement agencies.

Search and Seizure

Per <u>school board policy 5771</u>, school authorities are charged with the responsibility of safeguarding the safety and wellbeing of the students in their care. In the discharge of that responsibility, school authorities may search the person or property, including vehicle and cell phone, of a student, with or without the student's consent, whenever they reasonably suspect that the search is required to discover evidence of a violation of law or of school rules. Additional information may also be referenced in Florida State Statutes <u>901.21</u>; <u>933.04</u>; <u>1006.09(9)</u>.

Right to Search

Except as provided below, a request for the search of a student or a student's possessions will be directed to the principal or designee who shall first seek the freely offered consent of the student to the inspection. However, consent is not required for search subject to reasonable suspicion. Whenever possible, a search will be conducted by the principal or designee, in the presence of the student, another staff member, and/or a law enforcement officer. A search prompted by the reasonable suspicion that health and safety are immediately threatened will be conducted with as much speed and dispatch as may be required to protect persons and property and consent is not a requirement. If the search is for weapons, the District's Active Assailant Response Procedures shall be relied upon as a guide. Refusal of a reasonable suspicion search will be presumptive confirmation of violation to be handled pursuant to the disciplinary guidelines of the Code of Student Conduct.

Felony Suspensions

A principal may initiate suspension proceedings against any student who is formally charged by a prosecuting attorney with a felony, or with a delinquent act which would be a felony if committed by an adult, for an incident which allegedly occurred on property other than that owned by the school district. If the incident is shown to have an adverse impact on the educational program, discipline, or welfare of the school, the student may be suspended or placed at an alternative program. The principal will hold an administrative hearing to make the determination. Teachers will be notified by the principal or another administrator if they have a student in their class who has been charged with a felony.

Bathroom/Restroom/Changing Facilities

In accordance with <u>F.S. 553.865</u>, all individuals on Brevard Public Schools owned or controlled property must utilize the bathroom/restroom/changing facility according to their biological sex at birth. Individuals in violation of this law will be subject to disciplinary action.

Diversion Program

Students who are in violation of school board policy regarding the possession and/or use of drugs (DRU) or alcohol (ALC) on any school board owned or controlled property may be eligible for a drug diversion program offered by the school district for first time drug related offense.

Detention of Students

A student may be detained at school for a specified period of time either before, during, or after the regular school day or on Saturday. A reasonable effort shall be made to notify a student's parent/legal guardian prior to the detention. Transportation of students following detention is the responsibility of the parent/legal guardian.

Corporal Punishment-Control of Students

A teacher or other member of the certificated staff shall assume such authority for the control of students who are assigned to him/her by the Principal or designee and shall keep good order in the classroom. The use of corporal punishment is prohibited. Alternative disciplinary procedures, which may include time-out, peer review, or other forms of positive reinforcement, should be used to bring about appropriate student classroom behavior.

Due Process Rights

	In accordance with school board policy 5610, prior to a suspension:	
٠	Student will receive oral and written notice of the infraction(s) and an explanation of the evidence.	
٠	Student will have an opportunity to explain their side of the story at an informal hearing.	
٠	An appeal may be addressed to the Superintendent or designee, whose decision will be final.	
•	In cases of extremely disruptive or dangerous behavior, persons or groups involved may be immediately suspended and removed from the school campus without the necessity of a prior hearing.	
Note: Our school district will honor suspensions, expulsions and alternative placements from other districts.		

Emergency Removal

The exclusion of a student who poses an imminent danger to school district property or persons, or whose behavior presents an ongoing threat of <u>disruption</u> to the educational process.

Threat Management Teams

The primary purpose of a threat management is to identify, assess, manage, and monitor threats and concerning behaviors to schools, school staff, and students. The goal of all school safety efforts is to prevent violence or harm to the members of the school community. Threat management uses a methodology that identifies students exhibiting threatening or other concerning behavior, gathers information to assess the risk of harm to themselves or others, and identifies appropriate interventions to prevent violence and promote successful outcomes. The process applies a non-punitive assessment to distinguish between innocuous and serios situations. The aim of the threat management process is to intervene at the earliest state to provide assistance to students and to alter or disrupt concerning behaviors for the benefit of the student and schools.

The District and other agencies and individuals that provide services to students experiencing, or at risk of, an emotional disturbance or a mental illness and any service or support provider contracting with such agencies may share with each other records or information that are confidential or exempt from disclosure under <u>F.S. Chapter 119</u> if the records or information are reasonably necessary to ensure access to appropriate services for the student or to ensure the safety of the student or others.

If an immediate mental health or substance abuse crisis is suspected, school personnel shall follow policies established by the Threat Management Team to engage crisis supports and/or resources. Referral for services, including Mental Health Referrals, are not mandatory but always available.

Zero Tolerance for School-Related Crime

Respect for law and for those persons in authority shall be expected of all students. This includes conformity to school rules as well as general provisions of law affecting students. Respect for the rights of others, consideration of their privileges, and cooperative citizenship shall also be expected of all members of the school community.

Respect for real and personal property; pride in one's work; achievement within the range of one's ability; and exemplary personal standards of courtesy, decency, and honesty shall be maintained in the schools of this District.

The Board has zero tolerance for conduct that poses a threat to school safety. Zero tolerance policies must apply equally to all students and are not intended to be rigorously applied to petty acts of misconduct. This zero-tolerance policy does not require the reporting of petty acts of misconduct to a law enforcement agency. Petty acts of misconduct, include, but are not limited to, disorderly conduct, disrupting a school function, Non-SESIR fighting, verbal abuse or use of profanity, cheating, horseplay, and other school-based offenses delineated in the Student Code of Conduct. Schools may consult with law enforcement to ensure the appropriate determination and definitions of misconduct, as well as counsel parents of their ability to seek law enforcement advice at the parent's discretion.

Florida law requires that students found to have committed one of the following offenses:

- A. Bringing or being in possessing of a firearm or weapon, as defined in <u>Chapter 790</u>, <u>Florida Statutes</u>, to school, to any school function, or onto any school-sponsored transportation; or
- B. Making a threat or false report, as defined by <u>Sections 790.162</u> and <u>790.163</u>, <u>Florida Statutes</u> involving school, school personnel, or school personnel's property, school transportation, or a school-sponsored activity;

Shall be expelled, with or without continuing educational services, from the student's regular school for a period of not less than one (1) full calendar year, and that the student shall be referred to mental health services identified by the District and to the criminal justice or juvenile justice system.

The District shall enter into agreements with local law enforcement specifying procedures so that acts that pose a threat to school safety, whether committed by a student or adult, are reported to a law enforcement agency having jurisdiction. Petty acts of misconduct which are not a threat to school safety do not require consultation with law enforcement.

Those acts that pose a threat to school safety include, but are not limited to:

- A. Possession of firearms or other weapons;
- B. Placing, discharging, or throwing an explosive item or noxious substance or making threats to do so;
- C. Arson;
- D. Felony assault; and
- E. Threats of unsafe and potentially harmful, dangerous, or criminal activities.

Notwithstanding any other provision of Board policy, pursuant to <u>Section 1006.13(5)</u>, <u>Florida Statutes</u>, any student found to have committed an act of assault or aggravated assault, or battery or aggravated battery, or simple battery on any elected official of the School District, teacher, administrator, or other School District personnel, shall be recommended for expulsion or placement in an alternative school setting, as appropriate. The minimum period of this expulsion or placement in an alternative school setting shall be one (1) full calendar year and the student may be referred to the criminal justice or juvenile justice system. Upon being charged with such offense, the student shall be removed from the classroom immediately and placed in an alternative school setting pending disposition.

The Superintendent may consider the one (1) full calendar year expulsion requirement on a case- by-case basis and request that the Board modify the requirement by assigning a student to a disciplinary program or second chance school if request for modification is in writing and it is determined to be in the best interest of the student and the school system. If a student committing either of the offenses enumerated above is a student who has a disability, the Board shall comply with applicable State Board of Education rules for discipline of such students.

The Code of Student Conduct that is adopted annually shall provide for review of a decision to suspend or expel a student pursuant to this policy and the Code, consistent with <u>Section 1006.07</u>, Florida Statutes.

Furthermore, if the Board receives notice from the Department of Juvenile Justice, as required by law, that a student enrolled in the District has been adjudicated guilty of or delinquent for, or is found to have committed, regardless of whether adjudication is withheld, or pleads guilty or *nolo contendere* to, a felony violation as set forth in <u>Section 1006.13(6)(a)</u>, <u>Florida Statutes</u>, the Board shall, pursuant to the adopted cooperative agreement with the Department of Juvenile Justice, require that any no contact order entered by a court be enforced and that all of

the necessary steps be taken to protect the victim of the offense, or a sibling of the victim.

Students may be subject to discipline for violation of the Code of Student Conduct even if that conduct occurs on property not owned or controlled by the Board but that is connected to activities or incidents that have occurred on property owned or controlled by the Board, or conduct that, regardless of where it occurs, is directed at a Board official or employee, or the property of such official or employee. Student conduct shall be governed by the rules and provisions set forth in the Code of Student Conduct which is reviewed and adopted whenever revisions are proposed in accordance with <u>Chapter 120</u>, Florida Statutes.

Title IX Sexual Harassment Procedures

The School Board does not discriminate on the basis of sex (including sexual orientation or gender identity), in its education programs or activities, as required by Title IX of the Education

Amendments Act of 1972 and its implementing regulations. Pursuant to BPS <u>Policies 2266</u> (Nondiscrimination on the Basis of Sex in Education Programs and Activities) and <u>Policy 5517.03</u> (Dating Violence and Abuse), the Board is committed to maintaining an educational and work environment that is free from all forms of unlawful sex-based discrimination, including sexual harassment.

The Board designates and authorizes the following individual to oversee and coordinate its efforts to comply with Title IX and its implementing regulations:

Cathleen Erdmann District Compliance Officer/District Title IX Coordinator 321-633-1000 ext. 11280 2700 Judge Fran Jamieson Way, Viera, FL 32940 Erdmann.Cathleen@brevardschools.org

Additionally, each District school has identified a site-based Deputy Title IX Coordinator, which is listed on the school website.

Alternative Learning Centers

The School Board of Brevard County, Florida provides for Alternative Learning Centers that are available to provide educational instruction for students that:

- 1. Commit expellable infractions of school rules at school or at a school function;
- 2. Are charged with/convicted of a felony; and/or
- 3. Are on community control/probation due to a felony charge or conviction. The decision to place a student at an Alternative Learning Center is made by a team of individuals to include appropriate school district personnel, parent/legal guardian, and the student. A student who is being recommended for expulsion for a bomb threat or for possession of any firearm at school or at a school function, to include a rifle or shotgun, is not allowed to participate in the Alternative Learning Center program - refer to <u>School Board Policy</u> <u>5500</u>.

The Alternative Learning Center operates at two (2) sites:

Pathways at Gardendale – North/Central Alternative Learning Center (321) 633-3489 801 Grove Blvd. Merritt Island, FL. 32653 Pathways at Pinegrove – South Alternative Learning Center (321) 242-4770 2175 North Wickham Road Melbourne, FL 32935

Procedures for Disciplinary Action

In order to protect student rights, certain procedures are followed with regard to disciplinary actions. These procedures are developed as suggested or required by law or regulation. School/classroom management strategies not covered by these specific procedures are encouraged.

Procedures for Referral Process

A student accused of misconduct, shall be afforded the following procedures. In emergency situations, these procedures may be

modified so long as reasonable efforts are made to provide substantially similar opportunities for the procedural safeguards.

Step 1:	The student must be told by the principal or designee of the reason(s) for the referral.
Step 2:	A thorough discipline investigation must be completed and documented. The student must be given the opportunity to present his/her side of the matter either verbally or in writing and must have the opportunity to present witnesses to the incident. The student and witness statements should be kept on file as documentary evidence.
Step 3:	The principal/designee shall make a determination as to whether the evidence supports the offense. If so, the principal/designee determines the appropriate corrective strategy according to the Code of Student Conduct. The student and parent(s)/guardian(s) shall be informed of the discipline response (Corrective Strategies).
Step 4:	FOR SUSPENSIONS: The principal/designee shall report each suspension in writing to the student's parent/guardian. This report shall be mailed within 24 hours of the start of the suspension or on the next regular workday. Reasonable efforts shall be made to contact the parent/guardian prior to the start of the suspension. If the parent/guardian cannot be reached prior to the start of the suspension, the principal or his designee may determine that the suspension will start without the prior contact with the parent/guardian with continued reasonable efforts to contact the parent/guardian being made.
Step 5:	The student and parent/guardian have a right to request a conference with the principal or designee upon request of the parent/guardian to appeal the corrective strategy imposed. All such requests must be made within three (3) school days of the first notification of a discipline referral. The principal shall have the discretion to adjust the corrective strategy based on BPS discipline plan.
Step 6: 504/ESE	A manifestation determination review should be held each time any student with disabilities has been suspended for ten (10) days cumulative during a school year. The purpose is to determine if the placement is appropriate and if any changes need to be made in order to more effectively support the student's behavioral growth.
Note: All expulsion	documentation must be maintained for a minimum of 3 years for major discipline offences and 5 years for s.

Students with Disabilities Discipline Rules

Individual Educational Plans (IEPs) and Section 504 Accommodation Plans must be reviewed when a student commits a disciplinary infraction that can lead to a recommendation for expulsion. Please refer to the Brevard County ESE Policies and Procedures plan.

Transportation

Riding the School Bus

Students whose homes are **two** (2) **miles** or more from the school serving their attendance area to which they are assigned have the right to free transportation. All students have the responsibility to abide by prescribed standards of conduct while waiting at the school bus stop, or while being transported at any time on school- sponsored transportation.

School Bus Stop

Violation of district transportation policies, rules, or standards of conduct, including disruptive behavior on a school bus or at a school bus stop, by a student is grounds for suspension from riding the school bus. Such violations may also be grounds for in-school suspension, out-of- school suspension, expulsion, or other disciplinary action that may result in criminal charges being filed.

Penalty for Misbehavior

Whenever a student misbehaves on the bus, disciplinary action will be taken which may include warning, suspension from riding the bus, in-school suspension, out-of-school suspension, or expulsion.

- Students May be Videotaped at any time while on the School Bus
- School bus videotapes may be shown for discipline purposes to individuals with a need to know at the discretion of the Principal or the Principal's designee.

Standards of Conduct for Riding the School Bus

- 1. Parents/legal guardians shall ensure the safe travel of their students during portions of each trip to and from school and home when the students are not under the custody and control of the school district, including during each trip to and from home and the assigned bus stop when the school district provides bus transportation.
- 2. The parents/legal guardians shall ensure that when the physical disability of the student renders the student unable to get on and off the bus without assistance, the parent or legal guardian shall provide the necessary assistance to help the student get on or off at the bus stop, as required by district policy or the student's individual education plan. (FAC 6A-3.0121)
- 3. The driver is in full charge of the bus and students. Students must obey the driver at all times and follow the posted rules for riding the school bus.
- 4. Students must be at the bus stop on time. The bus will not wait for students who are tardy. Plan to be at the bus stop no less than five (5) minutes prior to the bus' arrival.
- 5. Never chase after a bus that has pulled away from the bus stop or has pulled away in the bus loop.
- 6. Always stand five (5) feet off the roadway while waiting for the bus. Avoid horseplay at the bus stop and always respect the privacy and property of others. A student's parent/legal guardian has responsibility for the control and direction of students at the bus stop

School Bus Rules

- 1. Stand at least 5 feet off roadway while awaiting the bus.
- 2. Stay in your seat at all times while the bus is moving.
- 3. Keep arms and head inside the windows.
- 4. Walk 12 feet in front of the bus. Wait for the driver's signal before crossing the road.
- 5. Unnecessary conversation with the driver is dangerous. Please remain quiet. Outside of normal conversation, classroom conduct is to be observed.
- 6. Absolute silence is required at all railroad crossings.
- 7. The driver is in full charge of the bus and students. Students must obey the driver.
- 8. The driver has the right to assign students to certain seats if necessary to promote order and safety for all students.
- 9. No eating, drinking, smoking, or vaping allowed on the bus.
- 10. Students must be on time; the bus cannot wait for those who are tardy.
- 11. Students may use wcd (wireless communication device) at the discretion of the bus driver. Distracting behavior that creates an unsafe environment will not be tolerated.
- 12. The use of lap belts (if equipped) is mandatory.
- 13. Riding the bus is a privilege. Do not abuse it.

Glossary

Definitions of Student Behavior

Student behavior occurring on a school campus, school board bus/bus stop, at a school or school board sponsored function, while participating in eLearning, distance learning or a field trip, or while at other School Board facilities, which is considered to be a violation of the Code of Student Conduct, is defined and described in this section. When a student commits an infraction, the behavior is classified according to the definition that best describes it.

School Environmental Safety Incident Reporting (SESIR) definitions were developed to enable school districts to correctly code data used to report incidents that are against the law or represent serious breaches of the Code of Student Conduct. Data is collected and reported at the state level and submitted to the US Department of Education. SESIR codes are indicated by a three (3) letter abbreviation.

Hate Related Incidents

An offense committed all or in part by hostility to the individual(s) real (or perceived) race, religion, color, sexual orientation, ethnicity, ancestry, nation origin, political beliefs, marital status, pregnancy, age, social and family background, linguistic preference, or disability. See policy <u>2260 Nondiscrimination and Access to Equal Educational Opportunity</u> for additional information.

Repeated Acts of Misconduct

The school principal reserves the ability to move the Student Behavior up a level(s) for repeated acts of misconduct. "Repeated" can be defined as a behavior occurring more than twice.

The following definitions shall apply when addressing student behaviors:

- 1. Aggravated Battery (BAT): A battery where the attacker intentionally or knowingly causes more serious injury as defined in 6A-1.0017 (8)(g) of this rule; such as: great bodily harm, permanent disability, or permanent disfigurement; uses a deadly weapon; or where the attacker knew or should have known the victim was pregnant or an attack on any other individual when the force or violence is carried out against a person who is not fighting back; the attack must be serious enough to warrant consulting law enforcement and result in more serious bodily injury, more seriously bodily injury is defined as death or bodily injury which involves a substantial risk of death, extreme physical pain, protracted and obvious disfigurement; or protracted loss or impairment of the function of a bodily member, organ, or mental faculty.
- 2. Alcohol (ALC): possession, sale, purchase, distribution or use of alcoholic beverages by any student while such student is upon a school campus, a school bus/bus stop, at a school or School Board sponsored function, or while at other School Board facilities; use means the person is caught in the act of using, admits to use, is discovered to have used in the course of an investigation, or is found to be under the influence of alcohol as determined by appropriate law enforcement or other official entity. If a student arrives at school or a school activity in a vehicle that contains alcoholic beverages or there is evidence that the student knew about the alcoholic beverages in the vehicle, then the student is considered in possession of the alcoholic beverages by any student while such student is upon a school campus, a school bus/bus stop, at a school or School Board sponsored function, or while at other School Board facilities; or is found to be under the influence of alcohol as determined by appropriate law enforcement or other official entity. If a student arrives at school or a school campus, a school bus/bus stop, at a school or School Board sponsored function, or while at other School Board facilities; or is found to be under the influence of alcohol as determined by appropriate law enforcement or other official entity. If a student arrives at school or a school activity in a vehicle that contains alcoholic beverages or there is evidence that the student knew about the alcoholic beverages in the vehicle, then the student is considered in the possession of the alcoholic beverages. Alcohol incidents cannot be Drug- related.
- **3.** Ammunition Possession (063): possession of a fixed metallic or nonmetallic hull or casing containing a primer; one or more projectiles, one or more bullets or shot; and/or gunpowder.
- 4. Arson (ARS): To intentionally damage or cause to be damaged, by fire or explosion, any dwelling, structure, or conveyance, whether occupied or not, or its contents. Fires that are not intentional, that are caused by accident, or

do not cause damage are not required to be reported in SESIR. If there is no damage to any structure (trash can fire, toilet paper fire, etc.) it does not meet the criteria for SESIR incident.

- 5. Bomb Threat (DO1): behavior that poses a serious threat to the learning environment, health, safety, welfare, or property of others (major disruption of all or a significant portion of campus activities, school-sponsored events, and school bus transportation); intentionally making a false, verbal or written, report to any person, including school personnel concerning the placement or possessing, using, selling, storing, distributing, constructing, or detonating any combustible substance, or a destructive device such as a bomb, letter bomb, pipe bomb, grenade, rocket, or similar device that is designed to explode. Note: Pursuant to Section 790.162, Florida Statutes, it is a second-degree felony for a person to threaten to throw, project, place, or discharge a destructive device with the intent to do bodily harm. Pursuant to Section 790.163, Florida Statutes, it is a second-degree felony to make a false report concerning the placement of a bomb or destructive device.
- 6. Bullying (BUL): (intimidating behaviors that are repeated, intentional, and involve a power imbalance) Systematically and chronically inflicting physical hurt or psychological distress on one or more students or employees. Bullying includes instances of **cyberbullying** as defined in <u>Section 1006.147 (3)(b), F.S.</u> Bullying may include, but are not limited to, repetitive instances of teasing, social exclusion, threats, intimidation, stalking, physical violence, theft, sexual, religious, or racial/ethnic harassment, public or private humiliation, or destruction of property. If the physical harm or psychological distress is not a result of systematic or chronic behavior, evaluate for Harassment.
 - (a) **Cyberbullying:** means bullying through the use of technology or any electronic communication, which includes, but is not limited to: any transfer of signs, signals, writing, images, sounds, data, or intelligence of any nature transmitted in whole or in part by a wire, radio, electromagnetic system, photo electronic system, or photo optical system, including, but not limited to, electronic mail, Internet communications, instant messages, or facsimile communications. Cyberbullying includes the creation of a webpage or weblog in which the creator assumes the identity of another person, or the knowing impersonation of another person as the author of posted content or messages, if the creation or impersonation creates any of the conditions enumerated in the definition of bullying. Cyberbullying also includes the distribution by electronic means of a communication to more than one (1) person or the posting of material on an electronic medium that may be accessed by one (1) or more persons, if the distribution or posting creates any of the conditions enumerated in the definition of bullying.
- **7. Burglary** (**BRK**): Unlawful entry into or remaining in a dwelling, structure, or conveyance owned or operated by Brevard Public Schools with the intent to commit a crime therein.
- 8. Bus/Transportation Procedure Violation-Major (OM2): A violation of school bus/transportation rules that results in a report of misconduct from the bus driver that is not already defined by district behavior infractions. These include, but are not limited to, tampering with bus equipment, throwing any object out the windows, and other offenses that may create a major safety hazard.
- **9. Bus/Transportation Procedure Violation-Minor (064):** A violation of school bus/transportation rules that results in a report of misconduct from the bus driver that is not already defined by district behavior infractions. These include but not limited to jumping out of the back of a stationary bus, misuse of seat belt, or getting off unassigned bus stop, refusal to sit in assigned seat, moving while bus is in motion.
- **10.** Cheating (069): use of unauthorized assistance with intent to deceive an instructor or another person assigned to evaluate the student's work in meeting course or graduation requirements.
- **11.** Chemical Spray Misuse (068): the unsafe use of any spray or aerosol item and/or failure to follow school procedures related to such sprays.
- **12.** Chronic Misconduct (011): multiple and frequent serious violations of the Code of Student Conduct. Reference Chronic Misconduct Checklist before using.

- **13.** Classroom Disruption (Minor) (070): engaging in conduct that interferes with the process of teaching and/or learning.
- **14.** Classroom Disruption (Major) (111): major disruption of all or significant portion of classroom activities that interferes with the process of teaching and/or learning; disruptive behavior that poses a serious threat to the classroom learning environment, health, safety, or welfare of others.
- **15.** Counterfeit (071): to knowingly produce, use, or distribute an imitation of something genuine with the intent to deceive or defraud including, but not limited to, authentic school documentation.
- **16.** Criminal Mischief (Felony Vandalism \$1,000 threshold) (VAN): Willfully and maliciously injuring or damaging by any means any real or personal property belonging to another, including, but not limited to, the placement of graffiti thereon or other acts of vandalism thereto. Incidents that fall below the \$1,000 threshold are not reportable in SESIR, but instead should be reported as locally-defined incidents according to district policies.
- **17. Disengaged Behavior** (072): conduct that demonstrates a lack of engagement or attention in school or class, lessons or activities, including but not limited to, non-participation, putting head down on desk, napping, or sleeping in class.
- **18. Disruption on Campus-Major (DOC):** major disruption of all or a significant portion of campus activities, schoolsponsored events, and school bus transportation; disruptive behavior that poses a serious threat to the learning environment, health, safety, or welfare of others; example: inciting a riot, initiating a false fire alarm. Do not use this code for students defying authority, disobeying or showing disrespect to others, using inappropriate language or gestures, or classroom disruption.
- **19. Dress Code Violation-Minor (129):** failure to comply with the established dress code policy.
- **20.** Dress Code Violation Major (130): Exposes underwear or body parts in an indecent or vulgar manner or that disrupts the orderly learning environment is subject to the following disciplinary actions pursuant to s.1006.07(2)(d):
 - (a) For a first offense, a student shall be given a verbal warning and the school principal shall call the student's parent or guardian.
 - (b) For a second offense, the student is ineligible to participate in any extracurricular activity for a period of time not to exceed 5 days and the school principal shall meet with the student's parent or guardian.
 - (c) For a third or subsequent offense, a student shall receive an in-school suspension pursuant to s. 1003.01(5) for a period not to exceed 3 days, the student is ineligible to participate in any extracurricular activity for a period not to exceed 30 days, and the school principal shall call the student's parent or guardian and send the parent or guardian a written letter regarding the student's in-school suspension and ineligibility to participate in extracurricular activities.
- **21. Drug Sale/Distribution (DRD):** Notice is hereby given that sale/distribution of controlled substances, as defined in Chapter 893, Florida Statutes, by any student while such student is on any school campus, a school bus, at a school or School Board sponsored function, or while at other School Board facilities is prohibited. The manufacture, cultivation, purchase, student sale or distribution of any drug, narcotic, controlled substance or substance represented to be a drug, narcotic, or controlled substance; hallucinogenic drugs or combinations of drugs, or substances having hallucinatory effects, marijuana, other drugs or combinations of drugs or drug paraphernalia is expressly prohibited by federal, state, or local laws, including prohibited substances which shall include those substances sold and/or distributed that are held out to be, or represented to be, narcotics, controlled substances, illegal substances, or counterfeit in any respect illegal or controlled substances, at any school campus, a school bus, at a school or School Board sponsored function or while at other School Board facilities is prohibited.
- 22. Drug Use/Possession (DRU): Possession, use, or under the influence of controlled substances, as defined in Chapter 893, Florida Statutes, by any student while such student is on any school campus, a school bus, at a school

or School Board sponsored function, or while at other School Board facilities is prohibited. Student possession of, use of, or being under the influence of, hallucinogenic drugs, or combinations of drugs, or substances having hallucinatory effects, marijuana, or under the influence as determined by appropriate law enforcement or other official entity of glue or other drugs, or combinations of drugs, or drug paraphernalia is expressly prohibited by federal, state, or local laws, including prohibited substances which shall include those substances possessed, sold, and/or used that are held out to be or represented to be controlled substances, narcotics, illegal substances, or counterfeit in any respect illegal or controlled substances, at any school campus, a school bus, at a school or School Board sponsored function, or while at other School Board facilities is prohibited. If a student arrives at school or a school activity in a vehicle that contains controlled substances or illegal drugs or there is evidence that the student knew about the controlled substances or illegal drugs in the vehicle, then the student is considered in possession of the controlled substances or illegal drugs.

- **23.** Electronic/Telecommunications Device Misuse (Major) (073): any unauthorized audio, video or photograph(s) that can be used to degrade, threaten, intimidate, or dehumanize pursuant to <u>policy 5136</u>. This is not to be used for repeated incidents of minor violations.
- 24. Electronic/Telecommunications Device Misuse (Minor) (075): display or use of cellular phone or other telecommunication devices or electronic equipment, unless for an approved activity; unauthorized use of an electronic device or camera to record school related events or activities on campus pursuant to <u>policy 5136</u>
 - (a) 1st- confiscate and student may pick up at end of day
 - (b) 2nd-confiscate and have parent pick up
 - (c) 3rd-loss of privilege
- **25.** Explosives (WP1): manufacturing, transporting, possessing, using, selling, storing, distributing or detonating any combustible substance or destructive device such as a bomb, pipe bomb, mine, grenade, rocket, or similar device that is designated to explode (Sections 552.22 and 790.001 Florida Statutes).
- 26. Failure to Serve a Teacher Detention (078): not attending a teacher assigned detention.
- 27. Failure to Serve an Administrative Detention (031): not attending an administratively assigned detention.
- **28.** Failure to Serve an Extended Detention (066): not attending an assigned extended detention (includes Saturday school/detention).
- **29.** Failure to Serve Lunch Detention (122): not attending an administratively assigned lunch detention.
- **30.** Failure to Report Criminal Offenses (076): students who are aware of serious offenses, which include but are not limited to, the possession of weapons, firearms, and drugs, and failed to report that information to a teacher or administrator at their earliest opportunity.
- **31.** False Accusation Against a Staff Member (079): the intentional publication (electronic, oral, or written) of untrue, injurious allegations that jeopardize the professional reputation, employment, or professional certification of a teacher, administrator, or other School Board personnel.
- **32.** False Reporting (113): intentionally providing false or misleading information to or withholding valid information.
- **33.** Felony (On or Off Property) (024): when a currently enrolled Brevard Public School or transfer student is formally charged by a proper prosecuting attorney with a felony or with a delinquent act which would be a felony if committed by an adult for an incident occurring on or off School Board property.
- **34.** Fighting (FIT): mutual combat, mutual altercation; when two (2) or more persons mutually participate in use of force or physical violence that requires either physical restraint or results in injury requiring first aid or medical

attention; this does not include lower-level fights involving pushing, shoving, or altercations that stop upon verbal command and are not required to be reported in SESIR.

- **35.** Fighting (Non-SESIR) (005): two (2) or more individuals participating in physical conflict with both parties engaged. This incident does not meet the definition of FIT.
- **36.** Forgery (061): falsely making or changing a written paper or signing someone else's name.
- **37.** Gambling (OM1): any participation in games or activities of chance for money, profit, or items of value.
- **38.** Grand Theft (STL) (\$750 threshold): The unauthorized taking of the property of another person or organization, including motor vehicles, valued at \$750 or more, without threat, violence, or bodily harm. Incidents that fall below the \$750 threshold are not reportable in SESIR, but instead should be reported as locally defined incidents according to district policies. Thefts of property of any value that involve a use of force, violence, assault, or putting the victim in fear must be reported as Robbery.
- **39.** Gross Insubordination (127): willful refusal to comply with authority; exhibiting contempt or open resistance to a direct order; challenging the authority of any BPS employee or any adult in authority at school in the presence of others which causes a disruption.
- **40. Harassment (HAR):** any threatening, insulting, or dehumanizing gesture, use of data or computer software, or written, verbal, or physical conduct directed against a student or school employee that places a student or school employee in reasonable fear of harm to his/her person or damage to his/her property, has the effect of substantially interfering with a student's educational performance, opportunities, or benefits or has the effect of substantially disrupting the orderly operation of a school or School Board function including any course of conduct directed at a specific person that causes substantial emotional distress in such a person and serves no legitimate purpose. Instances of Harassment that are chronic or repeated in nature should be evaluated for Bullying or Bullying-related.
- **41. Hazing (HAZ):** any action or situation that endangers the mental or physical health or safety of a student at a school with any of grades 6 through 12 for purposes of initiation or admission or affiliation with any school-sanctioned organization; hazing includes, but is not limited to: pressuring, coercing, or forcing a student to participate in illegal or dangerous behavior, or any brutality of a physical nature, such as whipping, beating, branding, or exposure to the elements.
- 42. Homicide (HOM): the unjustified killing of a human being by another.
- **43.** Horseplay (067): engaging in reckless, rowdy, or rough behavior that interferes with the safe or purposeful order of a school or school-related activity.
- 44. Inciting (059): engaging in any behavior (by electronic, word, or act) as an individual or as a member of a group or crowd that encourages or instigates threatening, aggressive, or unsafe acts.
- **45. Kidnapping** (**KID**): abduction of an individual; forcibly, secretly or by threat, confining, abducting, or imprisoning another person against his/her will and without lawful authority.
- **46.** Larceny/Theft Less than \$750 (006): (taking of property from a person, building, or a vehicle) the unauthorized taking, passing, carrying, or concealing the property of another person.
- **47.** Larceny/Theft Less than \$100 (126): (taking of property from a person, building, or a vehicle) the unauthorized taking, passing, carrying, or concealing the property of another person.
- **48.** Leaving School Campus Without Permission (033): leaving a school campus without staff or parent(s)/guardian(s) permission and/or not following the established procedures for checking out of school.

- **49.** Medication Policy Violation (107): failure to comply with the guidelines for possessing or administering prescription and/or non-prescribed (over-the-counter) drugs (see School Board Policy 5330).
- **50.** Network/Internet Misuse (Major) (082): misuse of a computer/technology with malicious intent; examples could include, but are not limited to: "system hacking" or making unauthorized changes to operating systems; breaking into restricted accounts or networks; modifying or destroying files without permission; illegally copying software; etc.
- **51.** Network/Internet Misuse (Minor) (084): violation of the student network and internet safety acceptable use and safety School Board Policy 7540.03; examples could include, but are not limited to, accessing non-instructional and/or inappropriate content.
- **52.** Other Major Offense (OMC): (major incidents that do not fit within the other SESIR definitions) any serious, harmful incident resulting in the need for law enforcement consultation not previously classified. This includes any drug or weapon found unattended and not linked to any individual; such incidents must be coded with the appropriate Related element (such as Drug -related or Weapon-related) and incident involvement must be reported as unknown. Examples: student producing or knowingly using counterfeit money, participating in gambling activities, possessing child pornography, or possessing drug paraphernalia.
- **53.** Out of Assigned Area Minor (040): not reporting to or leaving an assigned class, activity, or area without receiving proper prior approval; this may also include being present in an area not open to student access during all or portions of a day.
- 54. Out of Assigned Area Major (120): leaving any assigned class, activity, or area without receiving proper prior approval from a supervising staff member which results in a staff member(s) leaving their assigned area or duty to secure and locate the student (elementary only).
- **55. Pantsing (110):** the action of pulling down or removing a person's trousers (this could rise to a more severe behavior depending on the circumstances).
- **56. Physical Aggression, One-sided PreK-2nd (114):** individual participating in a non-mutual inappropriate and/or aggressive physical contact with aggressive intent towards another student or School Board employee resulting in no injury.
- **57.** Physical Aggression, One-sided 3rd-12th (109): individual participating in a non-mutual inappropriate and/or aggressive physical contact with aggressive intent towards another student or School Board employee resulting in no injury.
- **58. Plagiarism (085):** the practice of taking someone else's work or ideas and passing them off as one's own to include, but not limited to the use of Artificial Intelligence to create original work.
- 59. Pornographic Materials (Student) (086): possession of pornographic materials.
- **60. Possession of a Potentially Dangerous Object (131):** a device, object, material, or substance, animate or inanimate, that is capable of causing bodily injury. These include, but are not limited to: stun guns, air guns, BB guns, a common pocketknife (knife less than four (4) inches, blunt bladed table knife or plastic knife (see Section 790.001, Florida Statutes), self- defense chemical spray containing not more than two (2) ounces of chemical, or lighter/matches. Intent of use should be considered. Intent of use or use may result in incident coding of Weapons Possession (WPO), Threat/Intimidation (TRE), Simple Battery (PHA), Aggravated Battery (BAT).
- 61. Possession of a Stolen Item(s) (087): a student's possessing or passing of property that is not his/her own.
- 62. Profane, Obscene, or Vulgar Language (Major) (100): the use of either oral or written language, electronic

messages, gestures, objects, or pictures which are aggressive and targeted toward another; considered to be offensive, derogatory, inflammatory, and subversive and are inappropriate for the school setting or which tend to disrupt the orderly school environment, a school function, or extracurricular/co-curricular activity; this may include the sending/sharing of any inappropriate texts, emails, messages, etc. of a sexual nature.

- **63. Profane, Obscene, or Vulgar Language** (Minor) (101): the use of either oral or written language, electronic messages, gestures, objects, or pictures (not necessarily towards others) which are considered to be offensive, derogatory, inflammatory, and subversive and are inappropriate for the school setting.
- **64. Public Display of Affection (088):** engaging in intimate displays of affection that are not suitable for an educational setting or inappropriate for grade level. Examples: Affectionate acts that impact the traditional school day such as acts that include but are not limited to being late to class or impeding others from getting to class on time (drawing unnecessary attention).
- **65. Refusal to Follow Classroom Rules (128):** repeated instances of student refusal to follow basic classroom rules established by teacher.
- **66. Robbery** (**ROB**): the taking or attempted taking of money or other property from the person or custody of another with the intent to permanently or temporarily deprive the person or owner of the money or other property under the confrontational circumstances of force or threat of force or violence and/or putting the victim in fear. A key difference in Grand Theft and Robbery is that Robbery involves violence, a threat of violence or assault, and putting the victim in fear.
- **67.** Sexting (089): a minor commits the offense of sexting if he or she knowingly: (a) uses a computer, or any other device capable of electronic data transmission or distribution, to transmit or distribute to any minor any photograph or video of any person which depicts nudity and is harmful to minors and/or (b) possesses a photograph or video of any person which is transmitted or distributed by another minor which depicts nudity and is harmful to minors (see Section 847.0141, Florida Statutes).
- **68.** Sexual Assault (SXA): an incident that includes fondling, indecent liberties, child molestation or threatened rape. All students can be a victim of sexual assault. The threat must include all of the following elements: intent, fear, and capability.
- **69. Sexual Battery** (**SXB**): (attempted or actual) forced or attempted oral, anal, or vaginal penetration by using a sexual organ or an object simulating a sexual organ, or the anal or vaginal penetration of another by any body part or object. All can be victims of sexual battery.
- **70. Sexual Harassment (SXH):** Unwelcome conduct of a sexual nature, such as sexual advances, requests for sexual favors, and other verbal, nonverbal, or physical conduct of a sexual nature. Harassing conduct can include verbal or nonverbal actions, including graphic and written statements, any may include statements made through computers, cellphones, and other devices connected to the internet. The conduct can be carried out by school employees, other students, and non-employee third parties.
- **71.** Sexual Offenses (SXO): (lewdness, indecent exposure) other sexual contact, including intercourse, without force or threat of force; subjecting an individual to lewd sexual gestures, comments, sexual activity, or exposing private body parts in a lewd manner (law enforcement must be notified to investigate).
- **72.** Simple Battery (PHA): an actual and intentional touching or striking of another person against his or her will, or the intentional causing of bodily harm to an individual.
- **73.** Student Conflict (108): disruptive behavior (verbal, written, electronic) that may pose a threat to the health, safety, or causes psychological distress of a student (examples could include, but are not limited to: name calling, teasing, rumors, etc.).

- 74. Tardy to Class (062): late arrival to class.
- **75.** Tardy to School (090): late arrival to school.
- **76.** Testing Security Violation (124): Any behavior that disrupts the process of test taking during State mandated testing which results in the invalidation of one or more students.
- **77.** Threat/Intimidation (TRE): An incident where there was no physical contact between the offender and victim, but the victim reasonably believed that physical harm could have occurred based on verbal or nonverbal communication by the offender. This includes nonverbal threats and verbal threats of physical harm which are made in person, electronically (to include cyberstalking) or through any other means.
- **78.** Threat to School, Staff or Student (118): a threat (electronic (to include cyberstalking), written, or verbal) implied or actual to cause harm or school disruption (for example threats coded low or medium may be coded this way).
- **79.** Tobacco (TBC): (cigarettes or other forms of tobacco) The possession, sale, purchase, distribution or use of tobacco *or* nicotine products represented to be a tobacco product, or device associated with tobacco, including but not limited to: electronic cigarettes (vaping devices) or smokeless tobacco on school grounds, at school- sponsored events, or on school transportation by any person under the age of 21. Tobacco incidents cannot be Drug-related.
- **80.** Transfer Student to ALC (023): Another district's student serving an alternative placement in lieu of a recommendation for expulsion transfers to a Brevard Public School.
- **81. Trespassing (TRS):** (illegal entry onto campus) to enter or remain on school grounds, school transportation, or at a school-sponsored event on or off campus, without authorization or invitation and with no lawful purpose for entry. Only incidents involving a student currently under suspension or expulsion, or incidents where any offender (student or non-student) was previously issued an official trespass warning by school officials, or where any offender was arrested for trespass are required to be reported in SESIR. Trespass incidents that did not have a prior official warning, did not result in arrest, or did not involve students under suspension or expulsion should be reported as locally defined incidents according to district policies.
- **82.** Unauthorized Entry (115): the unauthorized entry or aiding in the admittance of any person(s) onto any school board property without following school and district entry/ health and safety procedures.
- **83.** Unauthorized Possession of Item(s) (093): the possession or storage of items, without administrative authorization, that have the potential of interfering with teaching or learning, such as, but not limited to: skates, skateboards, radios, toys, and/or video games as well as items or merchandise brought to school for the purpose of sale or distribution.
- **84.** Unauthorized Publication(s) (094): the unapproved posting or distribution of printed words, petitions, electronic messages, or graphic representations as set out in School Board Policy 5722.
- **85.** Vandalism Less Than \$1000 (007): (destruction, damage, or defacement of school, school bus or personal property) the intentional destruction, damage, or defacement of public or private/personal property without consent of the owner or the person having custody or control of it.
- 86. Verbal Confrontation (098): engaging in behavior that provokes, promotes, or encourages hostility or disruption.
- 87. Vehicle/Parking Violation (097): failure to follow established rules and regulations concerning the privilege of driving and parking vehicles on a school campus or on School Board property.

- **88.** Violation of Safety Drill Procedures (116): The intentional disruption of any school or district- initiated safety drill on school board property that potentially jeopardizes the health and safety of students and/or any BPS employee.
- **89.** Violation of Stay Away Contract (125): Any violation of the stipulations outlined on the BPS Stay Away Contract.
- **90.** Willful Disobedience/Insubordination (103): the refusal or failure to follow a direction or order from a School Board staff member, bus driver, or any other adult in authority at school; this may include failure to identify one's self.
 - Examples include:
 - Student refuses to provide name or identification when prompted.
 - Student entering a bathroom or changing room not correlating with their biological sex at birth.
 - Student refuses to comply when being redirected.
 - Multiple incidents of refusal to comply to staff direction.
- **91.** Weapons Possession (WPO): possession of firearms or weapon as defined by Section 790.001, F.S. that can inflict serious harm on another person or that can place a person in reasonable fear of serious harm; possession of a common pocketknife is exempted from state zero tolerance expulsion requirement in Section 1006.07(2), Florida Statutes; however, law enforcement should be notified of any weapon or knife, including pocketknives, for investigation. If a student arrives at school or a school activity in a vehicle that contains a weapon or there is evidence that the student knew about the weapon in the vehicle, then the student is considered in possession of the weapon. Incidents involving toys and simulated firearms, or weapons are subject to the limitations defined in Section 1006.07(2)(g), F.S.

Definitions of Corrective Strategies

Corrective strategies are administrative responses to a disciplinary referral meant to prevent a recurrence of an inappropriate or problem behavior. This is not an exhaustive list. The following definitions shall apply when applying corrective strategies:

- 1. Administrative Detention (001-004): a student detained by an administrator at school for a specified period of time 60 minutes or less either before, during, or after the regular school day.
- 2. Alternative Classroom Placement (005): assignment of a student to another classroom for a specified period of time not to exceed one (1) class period.
- 3. **Bicycle, Skateboard, or Walking Privilege Staggered/Suspended/Revoked (009)**: a student's ability to walk or ride his/her bike to a school campus is staggered or suspended (to avoid conflict) for a specified period of time or revoked for the remainder of the school year.
- 4. **Bus Suspension (Short Term) (012)**: a student's privilege to ride the school bus is suspended for a specified period of time not to exceed three (3) days.
- 5. Bus Suspension (Long Term) (011): a student's privilege to ride the school bus, with approval from the Superintendent or designee, may be suspended for more than three (3) days but not to exceed ten (10) days (Board Policy 5610).
- 6. *Check-In/Check-Out with Identified Staff Member (013): student check-in and/or check-out with a school counselor, resource teacher, school psychologist, school social worker, coach, or adult who has a relationship with the student
- 7. Classroom Reassignment (014): assignment of a student to another classroom for a specified period of time (longer than one (1) class period) due to an investigation into an incident going beyond 60 minutes.
- 8. **Conference with Student (016):** face-to-face communication with the student about the behavior(s) and anticipated outcome(s)
- 9. Confiscation of Item(s) or Device(s) (018): removing an item(s) or device(s) from a student's possession. Wireless Communication Devices Policy 5136
 - a. Wireless Communications Devices
 - i. 1st- confiscate and student may pick up at end of day
 - ii. 2nd-confiscate and have parent pick up
 - iii. 3rd-loss of privilege
- 10. Daily or Weekly Report to Parent/Legal Guardian(s) (024): written communication to the parent/legal guardian(s) on a daily or weekly basis.
- 11. **Drug Diversion Program (071) :** district approved diversion program for Drug (DRU) and Alcohol (ALC) incidents only.
- 12. Expelled without Continuing Services (E): Student expelled from regular school without continuing educational services provided by the district. (Maintained for students in grades PK-12 and adult).
- 13. **Expelled with Continuing Services (F):** Student expelled from regular school with continuing educational services, which may include a disciplinary program or second chance school, and/or referred to the criminal justice or juvenile justice system. (Maintained for students in grades PK-12 and adult).
- 14. Extended Detention (026-029): a student detained by an administrator at school for a specified period of time

(more than 60 minutes) either before, during, or after the regular school day or on a Saturday.

- 15. Financial Restitution (031): the financial reimbursement owed as a result of damage or loss of property.
- 16. **Referral for Functional Behavior Assessment/ Behavior Intervention Plan (045):** a Functional Behavior Assessment (FBA) gathers information about student's behaviors of concern and determines approaches that a school team takes to correct or manage student behavior. The information from the FBA is then used to develop a Behavior Intervention Plan (BIP). A BIP offers preventative, teaching, and reinforcement-based strategies designed by a school team to reduce behaviors of concern and increase replacement skills.
- 17. **Home Visit (032):** The purpose of conducting home visits is to establish a relationship with parents/legal guardians and their children. Visiting families in their homes shows them that you are genuinely interested in their child and demonstrates your commitment to building a relationship with them in order to help their child be successful. These visits also allow you the opportunity to get to know the child in his/her natural and familiar setting.
- 18. **Increased Supervision (040)**: increased supervision of a student by an assigned staff member(s) to decrease problematic incidents in areas of the school to include, but not limited to hallways, bathrooms, common areas.
- 19. In-School Suspension (I): a suspension that prevents a student from attending all classes where the student is assigned to an alternative educational setting on a school campus.
- 20. Lunch Detention (067-070): a student detained by an administrator or staff member at school for a specified amount of time during their lunch period.
- 21. Loss of Privilege (s (033)): loss of a student's right to access a privilege that occurs during the school day or beyond the school day excluding co-curricular activities (activities that could result in your grade being impacted).
- 22. **Mentoring (034):** assigning the student a Mentor (coach, teacher, tutor, community member, counselor or trusted advisor) who is willing to spend his or her time and expertise to guide the student behavior.
- 23. No Discipline (N): Student was found to have committed a SESIR offense but did not receive discipline as a result because, when taking into account developmentally age-appropriate behavior or disability, if any, the student did not have the capacity to understand his or her behavior and the inappropriateness of his or her actions. This code should be used for either very young students or students with disabilities who otherwise meet these criteria.
- 24. **Other SESIR Defined (S):** Other SESIR defined is all other types of disciplinary action administered for a SESIR defined incident that cannot be reported using any other code in this element. For example, this code may be used when districts require students to attend additional activities such as "Saturday School", tobacco cessation programs, drug prevention programs, counseling, anger management programs, or community service while they continue their regular course of study. (This code is to be used only when the action is related to a SESIR defined incident).
- 25. Out-of-School Suspension (1-10 days) (O): the student shall not be allowed to attend their regular classes or school-sponsored activities for a prescribed number of days not to exceed ten (10).
- 26. **Parent/Legal Guardian Conference (017):** meeting with the parent/legal guardian(s) at a scheduled time/place concerning student's behavior.
- 27. **Parking Privilege Suspended/Revoked (036):** a student's ability to park on school campus is suspended for a specified period of time or revoked for the remainder of the school year.
- 28. **Peer Mediation (037):** employing a form of conflict resolution in which students serve as mediators and help their peers deal with and develop solutions to conflicts
- 29. Phone Conference (038): contacting the parent/legal guardian(s) by phone concerning student's behavior.

- 30. **Placed in Alternative Educational Setting (P):** Student is removed from the school for an offense, i.e., disobedient, disrespectful, violent, abusive, uncontrollable or disruptive behavior, not expelled, and placed in an alternative educational setting.
- 31. Plan Meeting (504, ELL, IEP, or IPST) (039): a 504, ELL, IEP and/or an IPST/IEP meeting to address student concerns.
- 32. Reassigned Bus Seat (042): relocation of a student's assigned seat on the bus
- 33. **Reflective Assignment (050):** an assignment required of the student to reflect on behavior(s) and reinforce correct behavior(s)
- 34. **Referral to Certified School Counselor/ School Social Worker (047):** referring a student to meet with the Certified School Counselor or School Social Worker.
- 35. **Referral to Community Based Organizations (048):** referring a student for a variety of services, which could include, but are not limited to: after-school programming, mental health services pursuant to section 1012.584(4), Florida Statutes, individual or group counseling, leadership development, conflict resolution, medical services, and/or tutoring.
- 36. **Restorative Practice (051)**: A corrective action on the continuum of Restorative Practices may include informal processes, such as Restorative Questions/Conversation, to more formal practices such as Problem-Solving Circles and Formal Restorative Conferencing. Training is required prior to facilitating this corrective strategy.
- 37. **Reverse Suspension (052):** when a parent/legal guardian spends a defined period of time during the school day by their child's side; all confidentiality procedures must be followed.
- 38. **Safety Plan (053):** development of a plan to ensure that a student involved in a report of being the target of bullying or harassment (whether substantiated or unsubstantiated) remains physically and emotionally safe.
- 39. School Service Work (054): supervised task that the student performs as assigned by administration with parent/legal guardian permission.
- 40. Seating Change (055): relocation of a student's assigned seat
- 41. Social/Academic Instructional Groups (056): an instructional group aligned to student's needs that targets academic, behavioral, and/or social skills
- 42. Stay Away Contract (057): development of a contract for a student that limits or eliminates contact with another student(s). Parent contact is required.
- 43. **Student Behavior Contract (058):** correcting inappropriate or disruptive student behavior through a formal plan designed by school staff to offer positive behavioral interventions, strategies, and supports
- 44. **Suspension/Revocation of Network/Internet Access (059):** users who disregard Board Policy 7540 Computer Technology and Networks and its accompanying procedures may have the use privileges suspended or revoked, and disciplinary action taken against them
- 45. Teach/Reteach Student Expectations (065): the student is provided instruction in the expected behavior.

46. Wardrobe Change (066): dress code violation is corrected by allowing the student the opportunity to change their attire.

Appendix

Compulsory School Attendance

Attendance Policy

In accordance with <u>Board Policy 5200 – Attendance</u>, the educational program offered by this District is predicated upon the presence of the student and requires continuity of instruction and classroom participation. Attendance shall be required of all students enrolled in the schools during the days and hours that the school is in session. School attendance shall be the responsibility of parents/legal guardians and students. A student who is not present for his or her instructional classes or program at school on a school day is marked absent.

Absences shall be reported to the school by the parent/legal guardian or eligible student as soon as practical.

In accordance with statute, the Superintendent shall require, from the parent/legal guardian of each student of compulsory school age or from an eligible student who has been absent from school or from class for any reason, a statement of the cause for such absence. The Board reserves the right to verify such statements and to investigate the cause of each single absence.

In addition, educators shall have the responsibility of encouraging regular attendance of students, maintaining accurate attendance records, and following reporting procedures prescribed by the Superintendent as follows:

- A. Teachers shall record absentees each period of the school day and report absences as required by the school;
- B. Parent/legal guardians should be notified each time their child is absent to prevent the development of patterns of nonattendance;
- C. When a student has at least five (5) unexcused absences or absences for which the reasons are unknown the principal or designee will refer the case to the schools' child study team to determine if early patterns of truancy are developing. If the child study team finds that a pattern of nonattendance is developing, a meeting with the parent must be scheduled to identify potential remedies. If the problem is not resolved, the child study team will implement interventions set forth in, and act in accordance with, the requirements in;
 - If a parent refuses to participate in the remedial strategies determined by the child study team because s/he believes that the strategies are unnecessary or inappropriate, the parent may appeal to the principal or designee.
 - If the principal's or designee's final determination is that the strategies of the child study team are appropriate, and the parent still refuses to participate or cooperate, the superintendent or designee may seek criminal prosecution for noncompliance with compulsory school attendance.
- D. Absences must be reported in writing to the school by the parent/legal guardian or eligible student as soon as possible. Failure to report and explain the absence(s) shall result in an unexcused absence(s). The final authority for determining acceptability of the reason for the absence(s) shall rest with the principal.

A student is considered to be present at school if away from school on a school day and engaged in an educational activity that constitutes a school approved instructional program or activity.

All students must be in attendance a minimum of four hours to participate in extracurricular activities.

Excused Absences

- A. Illness with medical documentation.
- B. Court appearance of the student.
- C. Medical appointment of the student (see Policy 5751).
- D. Pregnancy related issues.
- E. Approved school activity.

- F. Insurmountable conditions. Insurmountable conditions are extreme weather conditions, communicable disease outbreaks, and local conditions determined by the School District which, after taking into account the material circumstances, would render impracticable a student's attendance at school. (F.A.C. 6A-1.09513)
- G. Other absences with prior approval of the principal or designee.
- H. Attendance at a center under Children and Families Services supervision.
- I. Significant community events with prior permission of the principal or designee.
- J. Religious instruction or religious holiday.
- K. Death in the immediate family.
- L. Appointments for a therapy service provided by a licensed health care practitioner or behavior analyst certified pursuant to Florida law for the treatment of autism spectrum disorder including, but not limited to, applied behavioral analysis, speech therapy, and occupational therapy.
- M. Chronic and extended illness.

Absence from School for Religious Instruction

It is the policy of the School Board to cooperate with those parents/legal guardians who wish to provide for religious instruction for their children but also recognizes its responsibility to enforce the attendance requirements set forth in the State-mandated Student Progression Plan.

Upon receipt of a signed, written request from the parent/legal guardian or adult student, the Board will grant permission and allow exceptions to the student's attendance at school for religious instruction outside the school building by a religious group, church, or denomination. The signed, written request shall include the following:

- A. A statement attesting that religious instruction is not provided at a time that does not conflict with the student's attendance at school.
- B. A statement of acceptance by the parent/legal guardian or adult student for any liability that might arise as a result of the student's conduct while on this release.
- C. A statement indemnifying and holding harmless the District and District personnel for any liability arising from conduct by the student that does not occur on property under the District's control.

Upon receipt of the signed, written request and provided the religious group, church, or denomination responsible for the religious instruction submits evidence, in writing, of the student's registration for religious instruction, as well as written weekly records documenting the student's attendance at such instruction for each day of release, the student shall be considered to have an excused absence during such release for religious instruction.

Prior to approving the request, the principal shall confirm that the student is enrolled in sufficient courses to allow for promotion or graduation and that the student's grades are adequate for promotion or graduation.

The principal may terminate the student's permission for non-attendance. The parent/legal guardian or adult student may appeal the principal's decisions to terminate permission for the student to be released for religious instruction to the Superintendent. Religious instruction shall be the responsibility of the religious group, church, or denomination and transportation shall be the responsibility of the parent/legal guardian, adult, student, or the religious institution.

No solicitation for attendance at religious instruction shall be permitted on District premises. No staff member shall encourage or discourage participation in any religious instructional program.

Absences Related to Treatment of Autism Spectrum Disorder

Appointments for a therapy service provided by a licensed health care practitioner or behavior analyst certified pursuant to Florida law for the treatment of autism spectrum disorder including, but not limited to, applied behavioral analysis, speech therapy, and occupational therapy are considered excused absences with the provision of proper documentation. Parent/Legal guardians must request and be granted approval prior to the treatment. Release of Students

Students are released to the parent/legal guardian of record only. A parent/legal guardian must give advance written

notice to the school when requesting a child be released to other designated persons. School personnel will require persons who are requesting to pick up children from school to show proper identification.

Make-Up Work

For excused absences, the student shall have a reasonable amount of time, up to ten (10) school days, to complete make-up work. Principals or designee may grant extensions to the make-up time limit for extenuating circumstances.

For unexcused absences, each principal or designee shall establish site-specific procedures that encourage both regular attendance and high academic achievement and shall review and modify these procedures from time-to-time as required to maintain and improve their effectiveness.

Tardiness

Each school should establish a tardy policy to ensure prompt arrival to school and class. Chronic tardiness to school and/or class may result in referral to the appropriate administrator or designee.

Habitual Truant

As defined in <u>Section 1003.01(8)</u>, <u>Florida Statutes</u>, a "habitual truant" is a student who has fifteen (15) or more unexcused absences within ninety (90) calendar days with or without the knowledge or consent of the student's parent/legal guardian, and who is subject to compulsory school attendance.

Any student who accumulates a total of fifteen (15) days of unexcused absences in a period of ninety (90) calendar days will be considered habitually truant. The student and his/her parent/legal guardian shall be informed of excessive absences as well as the district's intent to file a complaint with the Circuit Court Juvenile Division or State Attorney's Office and notify the Department of Highway Safety and Motor Vehicles (DHSMV), if applicable.

Driver's License

Pursuant to <u>Section 322.091</u>, Florida Statutes, the 1997 Florida Legislature enacted requirements that schools report to the Department of Highway Safety and Motor Vehicles (DHSMV) the name, birth date, sex, and social security number of any minor who attains the age of 14 and accumulates fifteen (15) unexcused absences in a period of ninety (90) calendar days. The legislation further provides that those minors who thus fail to satisfy attendance requirements will be ineligible for the driving privilege.

Married and/or Pregnant Students

Married and/or pregnant students shall not be prohibited from attending school. Teenage parents/legal guardians shall receive the same educational instruction or its equivalent as other students but may voluntarily be assigned to a class or program suited to their special needs.

Students participating in Teenage Parent Programs (TAP) shall be exempt from any minimum attendance requirements for absences relating to pregnancy or parenting but shall be required to make up the work missed due to the absence pursuant to <u>Section 1003.54</u>, Florida Statutes, before a passing grade and/or credit is assigned. Make up work should be completed as soon as possible.

The School District prohibits the discrimination against pregnant and parenting students, as required by the Title IX of the Education Amendments Act of 1972 and implementing its regulations. Students have the right to contact the Title IX Coordinator for any pregnancy or parenting related complaints or accommodations.

College Visits and Military Recruitment

Trips for college/military should be scheduled when school is not in session. The administration may make an exemption if the college or military facility has a planned program agenda for a specific day or if the student has a

specific appointment with a college or military official that is validated in writing. These trips are limited to junior and senior students, for three (3) school days per school year.

Adult Students

An eligible student (18 years of age) who is not residing with a parent or legal guardian shall not be prohibited from registering or remaining in school. All eligible students are required to follow all school board rules, policies, and procedures, and shall be under the authority of the Principal as it relates to leaving school grounds, attendance and discipline procedures.

Regular School Attendance

- A. Regular school attendance shall be the responsibility of parent/legal guardians and students. In addition, the parent/legal guardian shall be required to justify each absence of the child by providing the reasons and explanations for the child's absence to the school.
- B. Each school shall continually encourage and promote regular school attendance of students. Furthermore, each school shall maintain accurate attendance records, track absences, and follow attendance reporting procedures prescribed by the Superintendent.
- C. Teachers shall record absentees each period of the school day and report absences as required by the school. Parent/legal guardians should be notified each time their child is absent as far as possible.
- D. It is recommended that after three days of absence for which the reason is unknown, the Principal or designee shall contact the student's parent or legal guardian to determine the reason for the absence. The final authority for determining acceptability of the reason for the absence(s) shall rest with the Principal.
- E. Any student who fails to attend any regularly scheduled class and has no excuse for the absence shall be referred to the appropriate school administrator. Disciplinary action shall include notifying the student's parent/legal guardian. Chronic truancy, deliberate nonattendance, or students with at least five (5) unexcused absences shall result in a referral to the Child study team.
- F. Students identified as physically or mentally impaired and eligible under the Individuals with Disabilities Education Act (IDEA) or Section 504 of the Rehabilitation Act of 1973 and are exhibiting a pattern of non-attendance shall be referred to the child study team to review the attendance record and make appropriate recommendations.

Absence of Student for Work

Students may not be given excused absences to remain out of school for the purpose of working unless the job is an integral part of the student's instructional program.

Leaving School Grounds and Early Dismissal

No student shall be permitted to leave school prior to dismissal at the request of or in the company of anyone other than a school employee, a police officer with judicial authority, a court official, or the parent/legal guardian of the student unless the permission of the parent or legal guardian of record be first secured. Parent/legal guardians may have access to the student or may grant permission to allow the student to leave school prior to dismissal unless the school has been provided with evidence that there is a legally binding instrument or court order governing such matters as divorce, separation, or custody, which provides to the contrary. Failure to follow all school and District rules or polices regarding this may result in disciplinary action being taken.

Non-Resident Students

Students who are not residents of Brevard County may attend Brevard County Schools upon compliance with Florida Laws governing admission of students to the schools of the state. Such students may be assigned to schools by the Superintendent.

Parents' Responsibility for School Attendance

Each parent of a child within the compulsory attendance age shall be responsible for such child's school attendance as required by law. Parents will not be held responsible for their child's nonattendance at school due to insurmountable conditions. The term insurmountable condition is defined as follows:

- a) Extreme weather conditions such as, but not limited to, floods, hurricanes, tornadoes which make it impracticable or inadvisable for the safety of the student to attend school.
- b) Communicable disease outbreaks such as, but not limited to, measles and chicken pox, which the state health officer or county health medical director indicates a student should be excluded from school for reasons of health and safety.
- c) Local conditions determined by the school district which, after taking into account the material circumstances, would render impracticable a student's attendance at school.

The school district shall provide a parent with a reasonable opportunity to be heard before referring a case for enforcement pursuant to Section 1003.27, F.S

Electronic/Wireless Devices

In accordance with <u>Board Policy 5136 – Wireless Communication Devices</u>, the School Board is aware that wireless communication devices (WCDs) are used by students and parents/legal guardians to communicate with each other. However, the use of WCDs on school grounds must be appropriately regulated to protect students, staff, and the learning environment. This policy sets forth the District's policy with respect to WCDs.

- 1. For purposes of this policy, "wireless communication device" ("WCD") includes computers, tablets (e.g., iPads and similar devices), electronic readers ("e-readers"; e.g., Kindles and similar devices), cell phones (e.g., mobile/cellular telephones, smartphones (e.g., BlackBerry, iPhone, Android devices, Windows Mobile devices, etc.), smart watches, air buds/ear buds, Bluetooth Audio, wireless headsets, telephone paging devices (e.g., beepers or pagers), and/or other web-enabled devices of any type.
- 2. The Board is aware that WCDs are used by students and parents/legal guardians to communicate with each other. However, the use of WCDs on school grounds must be appropriately regulated to protect students, staff, and the learning environment. This policy sets forth the District's policy with respect to WCDs.
- 3. Pursuant to State law, students shall not operate a motor vehicle owned or leased by the District on or off school property, or personal motor vehicle on District property, while manually typing or entering multiple letters, numbers, symbols, or other characters into a WCD or while sending or reading messages on such a device, for the purpose of non-voice interpersonal communication, including, but not limited to, communication methods known as texting, e-mailing, instant messaging, and snap chatting.
- 4. Students may not use WCDs during instructional time and are prohibited from accessing social media platforms through the use of Internet access provided by the District, except when expressly directed by a teacher solely for educational purposes. Teachers shall designate an area for WCDs to be stored during instructional time.
- 5. While students may possess WCDs in school during non-instructional time, on school property, during after school activities (e.g., extra-curricular activities), and at school-related functions, they either must be powered completely off or placed into vibrate/silent mode) and stored out of sight during school hours.
- 6. When authorized and approved by the site principal, students may use WCDs before and after school, during their lunch break, in between classes, during after school activities (e.g., extra-curricular activities), and at school-related functions, as long as they do not create a distraction, disruption, or otherwise interfere with the educational environment. Use of WCDs, except those approved by an administrator, at any other time is prohibited and WCDs must be either powered completely off (or placed into vibrate or silent mode) and stored out of sight.
- 7. Technology including, but not limited to, WCDs, intended and actually used for instructional purposes (e.g., taking notes, recording classroom lectures, writing papers) will be permitted, as approved and expressly directed by the principal. However, the use of a WCD to engage in non-education-related communications is expressly prohibited.
- 8. Students may not use WCDs on school property or at a school-sponsored activity to access and/or view Internet websites that are otherwise blocked to students at school and shall not download or access prohibited applications using Internet access provided by the District. The use of a WCD for non-educational purposes including but not limited to recording staff and/or students without their permission or knowledge or recording fights and/or sharing non-academic related content is strictly prohibited.
- 9. Students may use WCDs while riding to and from school on a school bus or other Board-provided vehicles or on a school bus or Board-provided vehicle during school-sponsored activities, at the discretion of the bus driver, classroom teacher, or sponsor/advisor/coach. Distracting behavior that creates an unsafe environment will not be tolerated.
- 10. Also, when directed by the administrator or sponsor, WCDs shall be powered completely off during after school activities (not just placed into vibrate or silent mode) and stored out of sight.

- 11. Under certain circumstances, a student may keep his/her WCD "on" with prior approval from the principal or for health care and/or communication needs that require a WCD, including, but not limited to, heart monitors, diabetes monitors and other WCD assistive technology that are on an Individualized Education Plan (IEP), Section 504 Accommodation Plan, or Health Care Plan.
- 12. Except as authorized by an administrator, or IEP Team, students are prohibited from using WCDs during the school day, including while off-campus on a field trip, to capture, record or transmit the words or sounds (i.e. audio) and/or images (i.e. pictures/video) of any student, staff member, or other person in the school or while attending a school-related activity, without express prior notice and explicit, written consent for the capture, recording, or transmission of such words or images. Using a WCD to capture, record, and/or transmit audio and/or pictures/video of an individual without proper consent is considered an invasion of privacy and is not permitted. Students who violate this provision and/or use a WCD to violate the privacy rights of another person may have their WCD confiscated and held until the end of the school day and/or until a parent/legal guardian picks it up and may be directed to delete the audio and/or picture/video file while the parent/legal guardian is present. If the violation involves potentially illegal activity the confiscated WCD may be turned over to law enforcement. The prohibitions herein also include using a WCD or any other device to covertly listen-in or make a recording (audio or video) of any meeting or activity in school. This includes placing a WCD or other device with one- or two-way audio and video communication technology (i.e. technology that allows a person to listen to live conversations and sounds taking place in the location where the device is located), within a student's book bag or other property of the student or on the student's person without express written consent from an administrator, IEP Team, or Section 504 Team.
- 13. "Sexting" is prohibited at any time on school property or at school functions. As set forth in State law, "sexting" is the knowing transmission or distribution to another minor by a computer or similar device any photograph or video of any person that depicts nudity and is harmful to minors. Sexting also includes possessing a photo of any person that was transmitted or distributed by another minor that depicts nudity. Such conduct not only is potentially dangerous for the involved students but can lead to unwanted exposure of the messages and images to others and could result in criminal violations related to the transmission or possession of child pornography. Such conduct will be subject to discipline and possible confiscation of the WCD.
- 14. WCDs, including, but not limited to, those with cameras, may not be activated or utilized at any time in any school situation where a reasonable expectation of personal privacy exists. These locations and circumstances include, but are not limited to, classrooms, gymnasiums, locker rooms, shower facilities, rest/bathrooms, and any other areas where students or others may change clothes or be in any stage or degree of disrobing or changing clothes. The Superintendent and the principal are authorized to determine other specific locations and situations where use of a WCD is absolutely prohibited.
- 15. Students shall have no expectation of confidentiality with respect to their use of WCDs on school premises/property.
- 16. Students may not use a WCD in any way that might reasonably create in the mind of another person an impression of being threatened, humiliated, harassed, embarrassed, or intimidated. See Policy 5517.01 Bullying and Harassment. In particular, students are prohibited from using WCDs to: (a) transmit material that is threatening, obscene, disruptive, or sexually explicit or that can be construed as harassment or disparagement of others based upon their race, national origin, sex (including sexual orientation/transgender identity), disability, age, religion, ancestry, or political beliefs; and (b) engage in "sexting" i.e., sending, receiving, sharing, viewing or possessing pictures, text messages, e-mails, or other materials of a sexual nature in electronic or any other form. As set forth in State law, "sexting" is the knowing transmission or distribution to another minor by a computer or similar device any photograph or video of any person that depicts nudity and is harmful to minors. Sexting also includes possessing a photo of any person that was transmitted or distributed by another minor that depicts nudity and is harmful to minors. Violation of these prohibitions shall result in disciplinary action. Furthermore, such actions will be reported to local law enforcement and child services as required by law.

- 17. Students are also prohibited from using a WCD to capture, record, and/or transmit test information or any other information in a manner constituting fraud, theft, cheating, or academic dishonesty. Likewise, students are prohibited from using WCDs to receive such information.
- 18. Possession of a WCD by a student at school during school hours and/or during extra-curricular activities is a privilege that may be forfeited by any student who fails to abide by the terms of this policy, or otherwise abuses this privilege.
- 19. Violations of this policy may result in disciplinary action and/or confiscation of the WCD. The building principal may also refer the matter to law enforcement or child services if the violation involves an illegal activity (e.g., child pornography, sexting). Discipline will be imposed on an escalating scale ranging from a warning to an expulsion based on the number of previous violations and/or the nature of or circumstances surrounding a particular violation. If the WCD is confiscated, it will be released/returned to the student at the end of the day for their first offense, any further violations will result in the need for the student's parent/legal guardian to pick up the WCD. The WCD will be returned after the student complies with any other disciplinary consequences that are imposed, unless the violation involves potentially illegal activity in which case the WCD may be turned over to law enforcement. In particularly egregious offenses involving the invasion of another person's privacy, the Board reserves the right to confiscate the WCD and hold it until the end of the school year. A confiscated device will be marked in a removable manner with the student's name and held in a secure location in the building's central office until it is retrieved by the parent/legal guardian or turned over to law enforcement. School officials will not search or otherwise tamper with WCDs in District custody unless they reasonably suspect that the search is required to discover evidence of a violation of the law or other school rule. Any search will be conducted in accordance with Policy 5771 - Search and Seizure. If multiple offenses occur, a student may lose his/her privilege to bring a WCD to school for a designated length of time or on a permanent basis.
- 20. A person who discovers a student using a WCD in violation of this policy is required to report the violation to the building principal.
- 21. Students are personally and solely responsible for the care and security of their WCDs. The Board assumes no responsibility for theft, loss, or damage to, or misuse or unauthorized use of WCDs brought onto its property, or the unauthorized use of such devices.
- 22. Parents/Legal guardians are advised that the best way to get in touch with their child during the school day is by calling the school office.
- 23. Students may use the school's phone to contact their parents/legal guardians during the school day.

Educators are required to follow the Principles of Professional Conduct of the Education Profession in Florida (State Board of Education Rule 6B-1.006, FAC). To report alleged educator misconduct, contact the Director of Professional Standards and Labor Relations at (321) 633-1000, ext. 11265.

Weapons - Brevard School Board Policy 5772

Pursuant to State law, the Board prohibits students from openly carrying a handgun or carrying a concealed weapon or firearm, in any school safety zone, elementary and/or secondary school, alternative learning center, adult education center, administration building, Board meeting, and in any setting that is under the control and supervision of the District for the purpose of school activities approved and authorized by the District including, but not limited to, property leased, owned, or contracted for by the District, a school-sponsored event, or in a District vehicle. Weapons and firearms are defined in F.S. 790.001 and include, but are not limited to, firearms, guns of any type, knives, razors, clubs, electric weapons, metallic knuckles, martial arts weapons, ammunition, and explosives. For purposes of this policy, the term "weapon" also means any object which, in the manner in which it is used, is intended to be used, or is represented, is capable of inflicting serious bodily harm or property damage, as well as endangering the health and safety of persons. This policy shall also encompass such actions as look-alike items, false fire alarms, bomb threats, or intentional calls to falsely report a dangerous condition. The Superintendent is authorized to establish administrative procedures on weapons which require students to immediately report knowledge of weapons and threats of violence by students and staff to the building principal. Failure to report such knowledge may subject the student to immediate suspension and potential expulsion from school. Exceptions to the Board's prohibition from openly carrying a handgun or carrying a concealed weapon or firearm in any school safety zone, elementary and/or secondary school, alternative learning center, adult education center, administration building, Board meeting, and in any setting that is under the control and supervision of the District for the purpose of school activities approved and authorized by the District including, but not limited to, property leased, owned, or contracted for by the District, any school-sponsored event, or in a District vehicle include the following:

- A. Members of the Armed Forces, National Guard, police or other licensed law enforcement officers, as well as students enrolled in the District's Junior ROTC Program while under the direct supervision of District staff members may possess a firearm or weapon.
- B. Items pre-approved by the Principal or site administrator as part of a class or individual presentation or a theatrical prop used under adult supervision, is used for the purpose and in the manner approved, would be an exception to this policy. (Working firearms and any ammunition will never be approved as part of a presentation.)

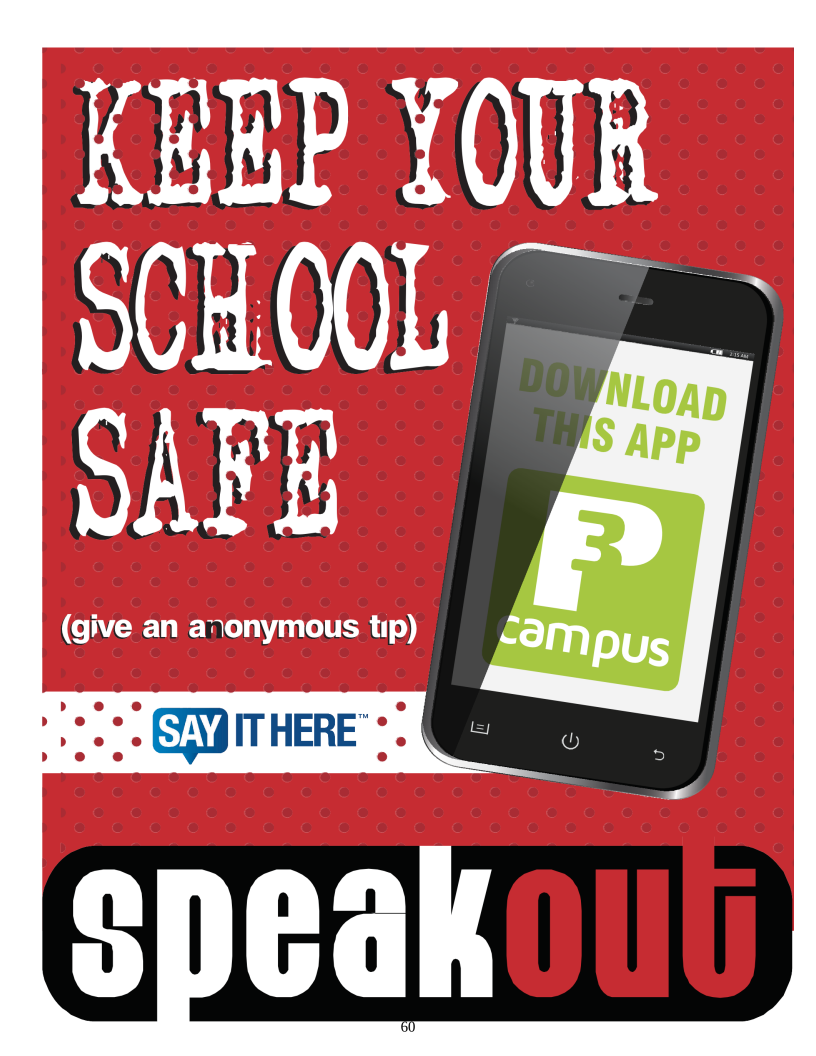
The Superintendent will refer any student who violates this policy to the student's parents/legal guardians and to the criminal justice or juvenile delinquency system. The student may also be subject to disciplinary action, up to and including expulsion.

Drug Prevention - Brevard School Board Policy 5530

The Board prohibits the use, possession, concealment, or distribution of any drug or any drug-related paraphernalia as the term is defined by law, or the misuse of a product containing a substance that can provide an intoxicating or moodaltering effect on school grounds; on school vehicles; and at any school-sponsored event. It further establishes a drug-free zone within 1000 feet of any facility used by the District for educational purposes. The Superintendent shall prepare procedures for the identification, amelioration, and regulation of drug use in the schools. Such procedures shall establish means for dealing with students suspected of drug use or suspected of possessing or distributing drugs in school and ensure that the District's policy and administrative procedures on Search and Seizure Policy 5771, Suspension and Expulsion Policy 5610, and Permanent Exclusion Policy 5610.01 are complied with fully.

Student Conduct - Brevard School Board Policy 5500

Notwithstanding any other provision of Board policy, pursuant to F.S. 1006.13(5), any student found to have committed an act of assault or aggravated assault, or battery or aggravated battery, on any elected official of the School District, teacher, administrator, or other School District personnel, shall be recommended for expulsion or placement in an alternative school setting, as appropriate, for a minimum period of one (1) year. Upon being charged with such offense, the student shall be removed from the classroom immediately and placed in an alternative school setting pending disposition. This is notice from the School Board, the Superintendent, and the principal and staff of your school that **violence** and **violent behavior** by a pupil or adult student will not be permitted at any time, at school; on school property; at school bus stops; on school sponsored transportation; or during school sponsored activities.





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