Foreword

It is the purpose of the Lamar County School System to operate each school in a manner that will provide an orderly process of education that ensures the welfare and safety of all students who attend the schools within the district. In accordance with that purpose, the Board of Education has adopted a policy that requires all schools to provide codes of conduct. These require students to conduct themselves at all times in a manner that facilitates an optimum learning environment for themselves and others.

We expect students to:

- Respect each other
- Respect school district employees
- Obey student behavior policies adopted by the Board of Education
- Obey rules established by individual schools

The school’s primary goal is to educate, not to punish; however, when the behavior of an individual student comes in conflict with the rights of others, corrective actions may be necessary for the benefit of that individual and the school as a whole. Accordingly, students shall be governed by policies, regulations and rules set forth in this Code of Conduct.

The Code of Conduct is effective during the following times and in the following places:

- At bus stop
- At school or on school property at any time
- Off school property at any school activity, function or event and while traveling to and from such events
- On vehicles provided for student transportation by the school system

In addition, students may be disciplined for felonious conduct off campus, which may pose a threat to the school’s learning environment or the safety of students and employees.

Parents/guardians are encouraged to become familiar with the Code of Conduct and to be supportive of it in their daily communication with their children and others in the community. We ask your cooperation in sharing this responsibility for maintaining a proper learning environment.

Authority of the Principal

The principal is the designated leader of the school and, in concert with the staff, is responsible for the orderly operation of the school. In cases of disruptive, disorderly or dangerous conduct not covered in this Code, the principal may undertake corrective measures, which he or she believes to be in the best interest of the student, and the school provided any such action does not violate school board policy or procedures.

Students Should:

Participate fully in the learning process. Students need to report to school and class on time, attend all regularly scheduled classes, remain in class until excused or dismissed, pay attention to instruction, complete assignments to the best of their ability, and ask for help when needed.

Avoid behavior that impairs their own or other students’ educational achievement. Students should know and avoid the behaviors prohibited by this code, take care of books and other instructional materials, and cooperate with others.

Show respect for the knowledge and authority of teachers, administrators, and other school employees. Students must obey reasonable directions, use acceptable and courteous language, and avoid being rude and follow school rules and procedures.

Recognize and respect the rights of other students and adults. All students should show concern for and encouragement of educational achievements and participation of others in curricular and extra-curricular activities.

Disciplinary action for violations of expected behaviors will include appropriate hearings and reviews. In all cases, the rights of individuals will be ensured and protected. The Lamar County School System will make every reasonable effort to administer the discipline code consistently in all schools. When applicable, individualized plans (i.e. IEP, 504, and SST) will be reviewed for appropriate consequences.
**ADMISSION REQUIREMENTS**

**Age Requirements**
- Students who are five years of age on or before September 1 are eligible for entrance to kindergarten.
- Students who are six years of age on or before September 1 are eligible for entrance to first grade.

**Attendance Areas**
Students must attend the school, which lies within the attendance area where their parent/guardian resides. Students may not attend other schools in the system except with the permission of Lamar County Board of Education. If the parent/guardian moves to another attendance area within the county after the start of the school year, the parents/guardians have the option of allowing their children to remain at their current school for the remainder of the school year. In such cases, the parents/guardians must receive written approval from School Operations for their children to attend school out of their assigned attendance area. Acceptable behavior and attendance, to include on time arrival, are required in order for this permission to remain valid. Bus transportation will not be provided. At the beginning of the next school year, the parents/guardians are required to enroll their children in the school they are assigned to attend based on the location of their residence.

**School Reassignment/Student Transfers**
Parents/guardians may choose for their child to attend another school within the Lamar County School System if the request meets certain criteria (curriculum difference, family relocation, medical, emotional, social or family adjustment) and the school has classroom space available. The reassignment window for each coming year is February 1 thru March 1, and the deadline for second semester is December 1. Additionally, transfers under Georgia Choice Laws (HB 251) allow all students to transfer to non-overcrowded schools. This transfer window opens the last week of June each year and is open for three weeks. Your child may be eligible for a Georgia Special Needs Scholarship to attend a private school or another public school if your child has an Individualized Education Plan (IEP).

**Student Enrollment/Proof of Residency**
To enroll in Lamar County Public Schools a student must reside within the boundaries of Lamar County. A student must reside with a natural parent or a person who has been granted legal guardianship, or the student must be under the care of a state agency with placement in Lamar County.

Proof of residence is required when a student initially enrolls in a school and whenever a change of residence occurs. The Enrollment and Records Center will accept the following records as proof of residency:

1. **“Homeowner”**: A current residential property tax statement (If there is not a tax bill, the purchasing/closing information for the residence can be used). The record must include the name of the parent/guardian, a current electric bill or initiation of utility service, with the name and service location, and your Photo ID.

2. **“Renters”**: A current signed lease or rental agreement, which includes terms, dates, and a listing of all occupants. No month-to-month leases are accepted. The record must include the name of the parent/guardian, a current electric bill or initiation of utility service, with the name and service location, and your Photo ID.

Proof of residence is subject to investigation. Students enrolled under false information are illegally enrolled and will be withdrawn from school. Also, knowingly and willfully providing false information regarding proof of residence violates state law and may subject one to fine and/or imprisonment (O.C.G.A. 16-10-20).

**Out of District Application**; Students residing outside of Lamar County may apply for an Out of District transfer by completing the Out of District Application online. Enrollment as an Out of District Student is a privilege that may be revoked at any time without cause.

**ATTENDANCE INFORMATION**

**School Attendance**
Compulsory Education Law (O.C.G.A. 20-2-690.1) requires that every parent/guardian or other person who has control of any child between the ages of 6 and 16 shall enroll and send such child to school. All children enrolled for 20 calendar days or more in the public schools of this state prior to their seventh birthday shall become subject to the provisions of the compulsory school attendance law. State Board of Education policy defines the school year as 180 attendance days.
**Full Day Attendance**  Students are expected to be in attendance for the full school day. Students who check-in late or check-out early should submit a written note from their parent/guardian explaining their absence. Disciplinary action may be taken against students not in attendance for the full school day for reasons that cannot be excused.

**Student Absences**  Whenever students are absent, for any reason, their parent/guardian must send a signed and dated written explanation of the absence to their child’s teacher no later than the Third Day following the students return to school after their absence. After five (5) personal notes written by the parent/guardian for excused absences, the school administration may request appropriate medical documentation upon return to school for the purpose of validating the absences.

**Excused Absences**  As permitted under the state law and State Board of Education policies, students may be excused lawfully for the following reasons: illness, death in immediate family, religious holiday, and instances in which attendance could be hazardous as determined by Lamar County Public School System, a court order, absence to vote in an election, and up to five (5) days excused absences per year to students where parents are in the military and are being deployed or are on leave. **Local boards of education shall count students present when they are serving as pages of the Georgia General Assembly as set forth in O.C.G.A. § 20-2-692.**

**Unexcused Absences**  Unexcused absences will be subject to attendance investigation and can result in penalty as imposed by the Compulsory Education Law (O.C.G.A. 20-2-690.1) and Student Attendance Protocol Committee Law (O.C.G.A. 20-2-690.2):

A. Schools will notify by first class mail parents/guardians of students ages 6-16 who have accumulated five (5) unexcused absences per semester and will include a copy of the summary of consequences.

B. School Operations will notify by letter parents/guardians of students ages 6-16 who have accumulated ten (10) unexcused absences per semester and will report violations to the Student Attendance Protocol Committee to determine if court action will be pursued for formal intervention.

C. State law requires an un-emancipated minor over sixteen (16) years of age must have written permission from his or her parent/guardian prior to withdrawing from school.

**Reporting Students with Unexcused Absences (O.C.G.A. 20-2-701)**

**Consequences for Unexcused Absences**

- Any parent/guardian, or other person who has control of any child who on the tenth unexcused day of absence per semester, and after the child’s school system has notified the parent/guardian, or other person who has control of any child, of each day’s absence from school, shall be guilty of a misdemeanor, and court action may be pursued for formal intervention.

- Penalties:
  1. Fine – not less than $25 and not greater than $100.00
  2. Imprisonment – not to exceed 30 days
  3. Community Service, or any combination of such penalties, at the discretion of the court.

**Tardiness**  Students are expected to arrive at school on time. Students who are tardy for school must go to the school office to sign-in before going to class. Schools will notify by first class mail parents/guardians of students ages 6-16 who have accumulated five (5) unexcused tardies per semester.

**Certificate of Enrollment for Driver’s License**  The Teenage and Adult Driver Responsibility Act requires that schools must verify that students between the ages of 15 -18 are currently enrolled in school to be eligible Georgia driver’s permit or license. It is required that students obtain a Certificate of School Enrollment when receiving a learner’s permit, and obtain another Certificate of School Enrollment when receiving a driver’s license.

- The Teenage and Adult Driver Responsibility Act applies to all minors who are at least 15 years of age and under the age of 18.
- Schools are required to will verify that a student is ENROLLED IN and NOT UNDER EXPULSION from a public school.
- Attendance data will no longer be used to determine eligibility.

When a student ages 15-18 submits an application for a Georgia driver’s license or instruction permit, the applicant must present proof that he or she satisfies one of the following conditions as specified in O.C.G.A. § 40-5-22 (a.1):

1. Is enrolled in and not under expulsion from a public or private school
2. Is enrolled in a home education program that satisfies the reporting requirements of all state laws governing such program
3. Has received a high school diploma, a general educational development (GED) diploma, a special diploma, or a certificate of high school completion
4. Has terminated his or her secondary education and is enrolled in a post-secondary school or is pursuing a general educational development (GED) diploma.

During the School Year
The student should contact his/her school administration to obtain a Certificate of Enrollment. Students should submit their request for a Certificate of Enrollment at least two weeks prior to the date needed.

During the Summer Months During the regular school year, the Certificate of School Enrollment is good for 30 days after the date it is notarized. During the summer months of June, July, and August, when most schools are not in session, the Department of Driver Services will accept Certificates of School Enrollment that are dated near the end of the school year (late May or early June).

Exam Exemption Applies to High School Students Only - Attendance
In an effort to encourage and reward excellent attendance at the high school level, a student may exempt any one final exam provided he/she meets the following criteria:

- The student must not have been absent from school, checked in late, or signed out early, a combined total of more than five (5) times during a semester for any reason (excused or unexcused). **Checking in and out on the same day counts as only ONE attendance event.**
- The student must have a semester average of at least 71 in the course he or she wishes to exempt.
- The student must not have been tardy to the class he or she wishes to exempt.
- The student must have been enrolled on the first day of each semester in order to exempt an exam.
- Out-of-School Suspension (OSS) counts as an occurrence for attendance exemption.

Academic
As a reward for academic excellence, a student may choose to exempt up to three final exams provided he or she has a grade point average of 95 or better in the class(es) to be exempted.

- If a student qualifies for both attendance and academic exemptions, he or she must choose only one type of exemption (academic or attendance). A student may not choose both.
- A student may not exempt one of the state required End of Course Tests (Math I, Math II, GPS Algebra, GPS Geometry, U.S. History, Economics, Biology, Physical Science, 9th Grade Lit./Comp. and American Lit./Comp.)

Senior Exam Exemption
A high school senior who will be graduating at the end of the semester may exempt the exam in any course(s) provided he/she meet the following criteria:

- 80 average or higher
- Not absent from school, checked in late, signed out early, a total of more than five (5) times for any reason (excused or unexcused)
- Cannot be tardy for the class they want to exempt

(Checking in and out on the same day counts as only ONE attendance event)

**CHRONIC DISCIPLINARY STUDENT ACT (O.C.G.A. 20-2-764)**

A chronic disciplinary problem student is a student who exhibits a pattern of behavioral characteristics which interfere with the learning process of students around him or her and which are likely to recur. Georgia law mandates that any time a teacher or principal identifies a student as a chronic disciplinary problem student, the principal shall notify by telephone call and by mail the student’s parent/guardian of the disciplinary problem, invite the parent/guardian to observe the student in a classroom situation, and request at least one parent/guardian to attend a conference to devise a disciplinary and behavioral correction plan. Georgia law also states that before any chronic disciplinary problem student is permitted to return to school from a suspension or expulsion, the school shall request by telephone call and by mail, at least one parent/guardian to schedule and attend a conference to devise a disciplinary and behavioral correction plan.

*The law allows a local board of education to petition the juvenile court to require a parent/guardian to attend a school conference.*

If the court finds that the parent/guardian has willfully and unreasonably failed to attend a conference requested by the principal pursuant to the laws cited above, the court may order the parent/guardian to participate in such programs or such treatment as the court deems appropriate to improve the student’s behavior, or both. After notice and opportunity for hearing, the court may impose a fine, not to exceed $500.00, on a parent/guardian who willfully disobeys an order of the court under this law.
CIVILITY POLICY

Members of the Lamar County School District staff should treat parents/guardians and other members of the public with respect and expect the same in return. The district is committed to keeping schools and administrative offices free from disruptions and to preventing unauthorized persons from entering schools or school board property.

Accordingly, employees are expected to follow practices that promote mutual respect, civility and orderly conduct among district employees, parents/guardians, and the public in an effort to maintain a safe, harassment free workplace for our students and staff. It is not intended to deprive any person of his or her right to freedom of expression. In the interest of presenting teachers, other employees, parents/guardians, and other adults as positive role models, the school system encourages positive communication and discourages volatile, hostile, or aggressive actions. The school district seeks public cooperation with this endeavor.

Disruptive Individuals Must Leave School Property. Any individual who disrupts or threatens to disrupt school or office operations, threatens the health and safety of students or staff, willfully causes property damage, uses loud and/or offensive language that could provoke a violent reaction, or who has otherwise established a continued pattern of unauthorized entry on school district property, should be directed to leave school or school district property promptly by the school’s principal or other chief administrative officer.

Directions to Staff in Dealing with Abusive Individuals. If any member of the public uses obscenities or speaks in a demanding, loud, insulting, and/or demeaning manner, the administrator or employee to whom the remarks are directed should calmly and politely warn the speaker to communicate civilly and, where appropriate, remind the speaker of the presence of students. If the abusive individual does not stop the behavior, the district employee may verbally notify the abusing individual that the meeting, conference, or telephone conversation is terminated; and, if the meeting or conference is on district premises, the employee shall direct the abusive individual to leave promptly. If necessary, the assistance of administrators or school resource officers should be sought. The employee may be asked to provide a written report of the incident.

This policy is based on Georgia Laws (O.C.G.A. 20-2-118 Disrupting Public School) and (O.C.G.A. 20-2-1182) Persons other than students who insult or abuse school personnel

CLUBS AND ORGANIZATIONS FOR STUDENTS

All student clubs and organizations must follow guidelines and procedures governing the creation and operation of such clubs, organizations, and groups in accordance with the policies of the Lamar County Board of Education. State law requires that parent/guardian receive information regarding school clubs and organizations, such information must include the name of the club or organization, mission or purpose, name of the club’s faculty advisor, and a description of past or planned activities. Your child’s school will provide this information through the school’s Web Site. On the parent/guardian signature page the parent/guardian will have an opportunity to decline permission for his or her student to participate in a club or organization designated by him or her.

COMPLAINTS OF DISCRIMINATION/HARASSMENT

The Lamar County School District does not discriminate based on race, color, religion, national origin, age, disability or gender in employment decisions or educational programs and activities, including its athletic programs. Any student, employee, applicant for employment, parent or other individual who believes he or she has been subjected to harassment or discrimination by other students or employees of the school district based upon any of the factors previously listed should promptly report the same to the principal of the school or the appropriate coordinator as listed below, who will implement the board’s discriminatory complaints or harassment procedures. Students may also report harassment or discrimination to their school counselor.

- Title VI Coordinator – Deputy Superintendent – Mr. Cleve Hendrix, 100 Victory Lane, Barnesville, GA. 30204, 770-358-5891
- Title IX Coordinator – Gender Equity – Deputy Superintendent – Mr. Cleve Hendrix, 100 Victory Lane, Barnesville, GA. 30204, 30204
- Section 504 and Americans with Disabilities Act Coordinator – Directory of Special Education - Dr. Crystal Roberts, 100 Victory Lane, Barnesville, GA. 30204, 770-358-5891
- Sports Equity Coordinator – Mr. Cleve Hendrix, 100 Victory Lane, Barnesville, GA. 30204, 770-358-5891

Students and employees will not be subjected to retaliation for reporting such harassment or discrimination. A copy of the discriminatory complaints procedure under Lamar County Board of Education Policy JAA/GAAA (Equal Opportunity/Discriminatory Complaints Procedure) or under Policy IDFA (Gender Equity in Sports) is located on the Lamar County Board of Education Web site.
When it is necessary to impose discipline, school administrators and teachers will follow an age appropriate progressive discipline process. The degree of discipline to be imposed by each school official will be in proportion to the severity of the behavior of a particular student and will take into account the student’s discipline history, the age of the student and other relevant factors.

The Code of Conduct provides a systematic process of behavioral correction in which inappropriate behaviors are followed by consequences. Disciplinary actions are designed to teach students self-discipline and to help them substitute inappropriate behaviors with those that are consistent with the character traits from Georgia’s Character Education Program. Major offenses including, but not limited to, drug and weapon offenses can lead to schools being named as an Unsafe School according to the provisions of State Board of Education Rule 160-4-8-.16 Unsafe School Choice Option.

Parents and police will be notified in every instance where the law is violated.

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<th>OFFENSE</th>
<th>CONSEQUENCE</th>
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<td>1. Academic dishonesty.</td>
<td>1. Students found guilty of cheating will receive a zero in the academic assignment and possible loss of course credit. Additional penalty may range from ISS to OSS.</td>
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<td>2. Assault on faculty or staff member – Threatening bodily harm to faculty or staff member. This includes threats that are verbal, written or implied.</td>
<td>2. Penalty may range from suspension for the remainder of the semester to permanent expulsion. It is mandatory that the principal recommend a disciplinary tribunal hearing that may result in expulsion.</td>
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<td>3. Bullying (OCGA 20-2-751.4) revised text without deletions An act, that is:</td>
<td>3. Discipline for any act of bullying shall be at the discretion of the principal and may range from out-of-school suspension to expulsion. Third offense in a school year will result in a ten-day out-of-school suspension and recommendation for a disciplinary tribunal hearing that could result in long-term suspension or expulsion.</td>
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<td>a. Any willful attempt or threat to inflict injury on another person, when accompanied by an apparent present ability to do so;</td>
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<td>b. Any intentional display of force such as would give the victim reason to fear or expect immediate bodily harm; or</td>
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<td>c. Any intentional written, verbal, or physical act, which a reasonable person would perceive as being intended to threaten, harass, or intimidate, that:</td>
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<td>(1) Causes another person substantial physical harm within the meaning of Code Section 16-5-23-.1; or visible bodily harm as such term is defined in Code Section 16-5-23-.1;</td>
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<td>(2) Has the effect of substantially interfering with a student’s education;</td>
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<td>(3) Is so severe, persistent, or pervasive that it creates an intimidating or threatening educational environment; or</td>
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<td>(4) Has the effect of substantially disrupting the order operation of the school.</td>
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<td>d. The term applies to acts which occur on school property, on school vehicles, at designated school bus stops, or at school related functions or activities or by the use of data or software that is accused through a computer system, computer network, or other electronic technology of a local school system.</td>
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<td>e. The term also applies to acts of cyberbullying which occur through the use of electronic communication, whether or not such electronic act originated on school property or with school equipment, if the electronic communication:</td>
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<td>(1) is directed specifically at students or school personnel,</td>
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<td>(2) is maliciously intended for the purpose of threatening the safety of this specified or substantially disrupting the orderly operation of the school, and</td>
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<td>(3) creates a reasonable fear of harm to the students’ or school personnel’s person or property or has a high likelihood of succeeding in that purpose.</td>
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<td>f. Electronic communication includes but is not limited to any transfer of signs, signals, writings, images, sounds, data or intelligence of any nature transmitted in whole or in part by a wire, radio, electromagnetic, photo electronic or photo optical system.</td>
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<td>4. Bus Misbehavior</td>
<td>4. Penalty may range from warning and/or conference with student to out-of-school suspension.</td>
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<td><strong>5. Classroom disturbance</strong> (when not a serious disruption of learning opportunities for other members of class).</td>
<td>5. Action taken may range from referral to the school counselor, administrative detention, to a ten-day suspension.</td>
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<td><strong>6. Computer Trespass</strong> – Unauthorized use of a computer or computer network including deleting, obstructing, interrupting, altering, damaging or in any way causing the malfunction of the computer network, program(s), or data as well as visiting inappropriate web sites.</td>
<td>6. Penalty may range from short-term suspension to recommendation for a disciplinary tribunal hearing that may result in long-term suspension or expulsion.</td>
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<td><strong>7a. Drug Sell/Transmission/Solicitation</strong> – No student shall sell/buy, attempt to sell/buy, intend to sell, transmit or distribute any legal or illegal drug in any form whatsoever, including, but not limited to any narcotic drug, inhalant, hallucinogenic drug, drug, amphetamine, barbiturate, cocaine, marijuana, other controlled substance, alcoholic beverage, anabolic steroid, intoxicant of any kind, vitamin, herbal supplement, any over-the-counter pill, medication or similar substance, or any substance represented to be or reasonably appearing to be any type of drug, including alcohol. This rule shall be in effect at school or on school property at any time, off the school grounds at a school-sponsored activity, function, or event, and enroute to and from school.</td>
<td>7a. Penalty may range from suspension for the remainder of semester to permanent expulsion. It is mandatory that the principal recommend a disciplinary tribunal hearing that may result in expulsion.</td>
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<td><strong>7b. Drug Possession/Use/Under the Influence</strong> – No student shall possess, use or be under the influence of any legal or illegal drug in any form whatsoever, including, but not limited to, any narcotic drug, inhalants, hallucinogenic drug, amphetamine, barbiturate, cocaine, marijuana, other controlled substance, alcoholic beverage, anabolic steroids, intoxicant of any kind, vitamins, herbal supplements, over-the-counter pills, medications or similar substances, or any substance represented to be or reasonably appearing to be any type of drug, including alcohol. This rule shall be in effect at school or on school property at any time, off the school property at a school-sponsored activity, function, or event, and enroute to and from school. Possession and use of over-the-counter medications or medications prescribed to the student by a doctor will not be considered a violation of this rule, provided that all school and school district rules and procedures are followed.</td>
<td>7b. First Offense—Penalty will include a minimum short-term out of school suspension of five days and attendance at S.U.P.E.R. Program, at the discretion of the principal. Penalty may also include a referral for a disciplinary tribunal hearing for possible long-term suspension or expulsion. Second Offense—Penalty may range from suspension for the remainder of semester to permanent expulsion. It is mandatory that the principal recommend a disciplinary tribunal hearing that may result in expulsion.</td>
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<td><strong>8. Violations of the Medication Policy.</strong></td>
<td>8. Penalty may range from detention to short term suspension.</td>
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<td><strong>9. Electronic communication devices</strong> – Students are permitted to bring electronic devices onto school board property. Students are not permitted to use any electronic communication devices during the school day without the permission and knowledge of a teacher or administrator. The school day begins when the student enters the building and ends when school is dismissed.</td>
<td>9. Penalty may range from administrative warning to out-of-school suspension. Devices will be confiscated during the day when in violation of the guidelines. (MS students are not permitted to use their electronic devices at all during the school day.)</td>
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<td><strong>10. Failure to accept administrative disciplinary action.</strong></td>
<td>10. Penalty may range from warning and/or conference with student to one to ten days out-of-school suspension.</td>
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<td><strong>11. False Reporting and Statements.</strong> Students are prohibited against falsifying, misrepresenting, omitting or erroneously reporting information regarding instances of alleged inappropriate behavior by a teacher, administrator, or other school employee.</td>
<td>11. Penalty may range from a warning, suspension, or a recommendation for a disciplinary tribunal hearing which may result in long-term suspension or expulsion.</td>
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<td><strong>12. Gambling</strong> on school property, at a school function or on property used by the school with permission of the owner.</td>
<td>12. Penalty may range from a warning, suspension, or a recommendation for a disciplinary tribunal hearing which may result in long-term suspension or expulsion. Incidences may be reported to police or sheriff’s department.</td>
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<td><strong>13. Gang-related activity</strong> will not be tolerated in Lamar County Schools. A gang member is a person who is part of an association of three or more people, associated for common purpose, which engages, individually or collectively, in illegal</td>
<td>13. Penalty may range as follows: Parent notification and/or short-term suspension to recommendation for a disciplinary tribunal hearing that may result in long-term suspension or expulsion.</td>
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behavior. Gang-related activity includes, but is not limited to, communication of gang affiliation through hand sign flashing, wearing of clothing articles in a certain way or color scheme, jewelry, tattoos, gang signs, symbols or graffiti on personal items, vandalism of public or private property and acts of intimidation, threats, fighting or other forms of violence.

14. Harassment – Any act of harassment based upon race, color, religion, national origin, disability and gender (including sexual orientation and gender identity). This includes, but is not limited to, sexual harassment as used in connection with Title IX of the education amendments of 1972.

14. Penalty may range from short-term suspension to recommendation for a disciplinary tribunal hearing that may result in long-term suspension or expulsion. Incidences may be reported to police or sheriff’s department.

15. Off Campus Misconduct and Criminal Law Violations Any off campus behavior of a student which could result in the student being criminally charged with a felony and which makes the student’s continued presence at school a potential danger to persons or property at the school or which disrupts the educational process. This includes any such conduct outside of school hours or away from school that shows disrespect to school personnel or which endangers the health, safety, morals, or well-being of other students, teachers, or employees within the school system (such as, theft or vandalism to property of a school employee).

15. Penalty may range as follows: Recommendation for a disciplinary tribunal hearing that may result in long-term suspension or expulsion and/or a student being transferred to another school.

16. Parking and traffic violations on campus – HS Only… Each student who chooses to park a vehicle at a high school parking lot must purchase a parking permit. (Students are not allowed to park at the middle schools.) Students who purchase a parking permit will be given a numbered permit, which must be displayed according to the parking regulations. A copy of the high school parking and traffic regulations will be issued to each student at the time of registration.

16. Penalty may range as follows: Suspension or revocation of parking permit, and/or towing of violator’s vehicle from campus.

17. Profanity – Use of vulgar, or obscene words, gestures, or other actions, which disrupt school system operations or show disrespect to school personnel during and after school hours or show disrespectful conduct toward persons attending school-related functions.

17. Penalty may range from short-term suspension to recommendation for a disciplinary tribunal hearing that may result in long-term suspension or expulsion.

18. Property – Willful or malicious damage of and/or threats to destroy or damage school, public or private property which may include such actions as the use or threat of bombs, explosive devices, setting fires, firecrackers, homemade bombs, and the deliberate and serious destruction or defacement of school property or property used by the school with the permission of the owner.

18. Penalty may range from suspension to permanent expulsion. It is mandatory that the principal recommend a disciplinary tribunal hearing that may result in expulsion.


19. Penalty may range from suspension for the remainder of the semester to permanent expulsion. It is mandatory that the principal recommend a disciplinary tribunal hearing that may result in expulsion.

20. Rude and Disrespectful Behavior and/or refusal to carry out instruction of faculty or staff.

20. Penalty may range from in-school suspension to ten days out-of-school suspension and a recommendation to a disciplinary tribunal hearing.

21. School disturbances (acts which cause substantial disruption of learning opportunities and/or threat to the safety or well-being of other students which may include pulling fire alarms, sit-downs, walk-outs, riots, picketing, trespassing, inciting disturbances, threats, or actual violence during period of disruption).

21. Penalty may range from short-term suspension to recommendation for a disciplinary tribunal hearing that may result in long-term suspension or expulsion.
<p>| 22. <strong>Sexual Improprieties such as:</strong> | 22. Penalty may range from short-term suspension to recommendation for a disciplinary tribunal hearing that may result in long-term suspension or expulsion. |
| - Commission of an act of sexual contact or of indecent exposure, or inappropriate public displays of affection. |  |
| 23. <strong>Skipping class or required activities.</strong> | 23. Action taken may range from referral to the school counselor to a ten-day suspension. |
| 25. <strong>Theft/Larceny</strong> – Unlawful taking, carrying, leading, or riding away of property of another person. | 25. Penalty may range from suspension to a recommendation for a disciplinary tribunal hearing that may result in long-term suspension or expulsion. |
| 26. <strong>Threatening or intimidating</strong> another student(s), written, verbal or implied, but not involving actual physical contact. | 26. Penalty may range from suspension to a recommendation for a disciplinary tribunal hearing that may result in long-term suspension or expulsion. |
| 27. <strong>Tobacco – Possession or use:</strong> (includes smoking tobacco, chewing tobacco or snuff, e-cigarettes, hookahs and other similar items) is prohibited. | 27. Action taken may range from in-school suspension to a ten-day suspension. |
| 28. <strong>Vandalism</strong> – Destruction, or defacement of public or private property located on school premises or at a school function or on property used by the school with the permission of the owner, or inciting, advising or counseling of others to engage in prohibited acts such as marking, defacing or destroying school property. | 28. Penalty may range from suspension to permanent expulsion. Arrangements for restitution of damages must be made prior to the student returning to school. |
| 29. <strong>Verbal assault</strong> of employee, students, or other persons, including threatened violence. | 29. Penalty may range from short-term suspension to recommendation for a disciplinary tribunal hearing that may result in long-term suspension or expulsion. |
| 30a. <strong>Violence (O.C.G.A. 20-2-751.6)</strong> – A student shall not commit an act of physical violence against a teacher, school bus driver, or other school official or employee either by: | 30a. (1) Immediate suspension with disciplinary tribunal hearing. Possible recommendation for expulsion. |
| 1. Intentionally making physical contact of an insulting or provoking nature with the person of another. | 30a. (2) Immediate suspension with disciplinary tribunal hearing. Possible recommendation for expulsion for the remainder of the student’s eligibility to attend public school. |
| 2. Intentionally making physical contact, which causes physical harm to another unless such physical contacts or physical harms were in defense of him or her. |  |
| 30b. <strong>Violence</strong> – A student shall not commit an act of physical violence against another student. Offenses involving physical violence, i.e. assault, battery, hazing, and fighting. | 30b. Penalty may range from short-term suspension to recommendation for a disciplinary tribunal hearing that may result in long-term suspension or expulsion. |
| 31. <strong>Weapons (O.C.G.A 16-11-127.1)</strong> – A student shall not supply, possess, handle, use or transmit a dangerous instrument, weapon, or any object which can be reasonably considered a weapon on school property, on his/her way to and from school, or at any school function or activity or at any school-related activity or event away from school. Weapon means and includes any pistol, revolver, or any weapon designed or intended to propel a missile of any kind, knives of any type, straight-edge razor, razor blade, spring stick, metal knuckles, blackjack, any bat, club, or other bludgeon-type weapon, or any flailing instrument consisting of two or more rigid parts connected in such a manner as to allow them to swing freely, which may be known as a nun chak, nun chuck, nunchaku, shuriken, or fighting chain, or any disc, of whatever configuration, having at least two points or pointed blades which is designed to be thrown or propelled and which may be known as a throwing star or oriental dart or any weapon of any kind, and any stun gun or taser, including those described in subsection (a) of Code Section 16-11-106. | 31. Penalty may range from suspension to permanent expulsion. It is mandatory that the principal recommend a disciplinary tribunal hearing that may result in expulsion. |</p>
<table>
<thead>
<tr>
<th><strong>32. Wrestling/rough play/offensive touching</strong></th>
<th><strong>32. Penalty may range from detention to in-school suspension to ten days out-of-school suspension and a recommendation to a disciplinary tribunal hearing.</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>33. Possession and or use of matches or lighter</strong></td>
<td><strong>33. Penalty may range from in school suspension to ten days out of school suspension and a recommendation to a disciplinary tribunal hearing.</strong></td>
</tr>
</tbody>
</table>

Any behavior which could result in being criminally charged with a felony and which makes the student’s continued presence at school a potential danger to persons or property or which disrupts the educational process will be reviewed for school disciplinary action, which may include: ISS, OSS, Long-term Suspension/Expulsion. Notification from law enforcement, the Department of Juvenile Justice or the court system that a Lamar County student has been taken into custody or charged with a felony or a delinquent act that would be a felony if committed by an adult, will prompt the school principal to collect pertinent information and to make a determination whether the student’s continued presence at school presents a potential danger to persons or property at the school or may substantially disrupt the educational process. If such a determination is made, the principal may recommend a suspension or expulsion of longer than ten (10) days. A tribunal of school officials will hold a disciplinary hearing to consider and make final decisions on such recommendations.

If a student is adjudicated, or found guilty of a felony offense, the principal will make an immediate recommendation of expulsion or assignment to an off-site program. A tribunal of school officials will hold a disciplinary hearing to consider and make final decisions on such recommendations.

**ALTERNATIVE SCHOOL PLACEMENT**

Students returning from youth detention centers, incarceration, or similar facilities must apply to and successfully complete a 10-day placement in alternative school for evaluation/transition. The principal (or designee) may extend the placement based on the time remaining in the semester at enrollment. This process will assist the student in a successful transition back into the regular school environment.

***Lamar County students court ordered to wear a tracking device (ankle monitor) will be placed in the alternative school until the device is removed. Any student transferring to Lamar County Schools from a juvenile YDC or other disciplinary state facility will be reviewed for possible placement in alternative school for a length of time to be determined by the principal before transitioning into the general education setting/school.***
DRESS CODE FOR STUDENTS

Lamar County School System students are expected to dress and be groomed in such a way as to reflect neatness, cleanliness, and good taste. Student dress should not distract or cause disruption in the educational program or orderly operation of the school. School administrators will be responsible for determining dress code violations. The principal reserves the right to interpret or add to these provisions as the principal deems to be in the best interest of the school, student or the educational process.

The following outlines *inappropriate* school dress:
1. Shirts and/or dresses that do not cover the waist, shoulders, back, and chest (Sleeveless shirts must cover the entire width of the shoulders. Backless or strapless dresses or shirts are *NOT* permitted. No skin may show at the waist. No low-cut necklines)
2. Tank tops/muscle shirts
3. Pants, shorts, slacks, shirts and skirts of inappropriate size and fit or which have holes above the knee. (Pants and slacks must not touch the floor. Pants and shorts must always be on the waist)
4. Skirts, dresses or shorts with hems above the fingertips
5. Exposed undergarments
6. Not wearing proper undergarments
7. Clothing containing inappropriate language; advertisement of drugs, alcohol, tobacco, or sex; suggestive lettering or pictures advocating/glorifying death and/or violence
8. Transparent or mesh clothing without appropriate clothing underneath
9. Trench coats
10. Clothing that is form fitting (i.e. spandex shorts or leggings worn without appropriate outer garment of appropriate length)
11. Sleepwear and/or bedroom footwear
12. Sunglasses (May not be worn inside the buildings)
13. Wallet chains or other type chains that may be dangerous or disruptive
14. Hats, caps or hoods (Hats or caps must be stored in a locker and retrieved at dismissal)
15. Headbands or bandannas
16. Gang related clothing, signs, symbols, and tattoos
17. Body piercing or tattoos that are disruptive or dangerous – *(See note below)*

*Note: Middle school students are allowed ear piercings only, and high school students are allowed body piercing that is not disruptive or dangerous.*

EXTRACURRICULAR AND ATHLETIC PARTICIPATION

Interscholastic extracurricular programs are a vital part of the total educational program and a means of developing wholesome attitudes and good human relations, as well as knowledge and skills. The Lamar County School System encourages participation in a variety of extracurricular activities.

CODE OF SPORTSMANSHIP

Sportsmanship can be defined in one word: RESPECT. Respect for ourselves, our schools, and guests to our schools helps build a positive image not only with the community, but also with all those who participate in competitive activities in our schools. Responsibilities of participants and parents/guardians:

- Use appropriate language.
- Treat opponents with the respect due them as guests or hosts.
- Exercise self-control at all times.
- Respect the officials’ judgment and interpretation of the rules.
- Respect the coaches’ judgment and authority.
- Accept the responsibility of representing your school in a positive manner.
- Act in a manner that will create a positive attitude in the audience.
ATHLETIC ELIGIBILITY

Eligibility to Participate in Athletic/Extracurricular Activities

* Contact the school’s athletic administrator to clarify questions concerning eligibility

Middle School (6th through 8th grade)

- Students must pass all five academic subjects the semester preceding participation.
- A player must not reach his/her 15th birthday prior to April 1 preceding their 8th grade year. A player must not reach his/her 14th birthday prior to April 1 preceding their 7th grade year.
- An eligible student can participate in each sport, once in the 7th grade and once in the 8th grade.
- Students must adhere to all rules and regulations outlined in the Athletic/Extracurricular Code of Conduct and/or specific written guidelines developed by the coach and/or school administration.
- 8th graders will be eligible to participate in sub-varsity sports at the high school level if that sport is not available at the middle school level. They must meet middle school eligibility requirements.
- The Central Georgia Middle School Athletic League governs middle school athletics.

High School (9th through 12th grade)

- All first year, first semester 9th grade students are academically eligible.
- Students must have passed courses carrying at least 2.5 Carnegie Units the previous semester.
- A student must not have reached his/her 19th birthday prior to May 1 preceding the school year.
- Students must be “on track” for graduation:
  - Second-year students must have accumulated at least 5 Carnegie units
  - Third-year students must have accumulated at least 11 Carnegie units
  - Fourth-year students must have accumulated at least 17 Carnegie units
- A student has eight consecutive semesters or four consecutive years of eligibility from the date of entry into the ninth grade to be eligible for interscholastic competition.
- Students must adhere to all rules and regulations outlined in the Athletic/Extracurricular Code of Conduct and/or specific written guidelines developed by the coach and/or school administration.
- The Georgia High School Association governs high school athletics.

Retention for Athletic Purposes

A student will not be retained in any grade for athletic purposes.

No person in the Lamar County School System shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination in any education program or activity receiving financial assistance.

Participation in school athletic and extracurricular activities is a privilege and not a property right. All students, parents/guardians, coaches, and sponsors understand that the top priority is academic achievement. The purpose of the Code of Conduct is to establish high expectations regarding behavior and minimum/consistent consequences when violations occur. However, coaches/sponsors may establish consequences that are more stringent than the stated code. Team/organization rules must be in writing and approved by the administration of each school.

CODE OF CONDUCT VIOLATIONS AND CONSEQUENCES

| VIOLATION: | Students enrolled in Alternative School/Long-Term Suspension |
| CONSEQUENCES: | Ineligible to attend or participate in any athletic or extracurricular activity. |
| VIOLATION: | Arrest for Felony (regardless of location or time of the alleged act; in or out of school) |
| CONSEQUENCES: | Immediately suspended from all participating pending investigation by school officials. |

For violations that follow, a school administrator must have valid evidence and/or verification of the violation as defined in the following:

1. Self-admitted involvement by the student.
2. Witnessed student involvement by the sponsor, coach, or any staff member.
3. Parent/guardian admission of their student’s involvement in tobacco, drugs, or alcohol.
4. Verified by official police report given to the school.
5. Evidence of violations through investigation by school officials.
If this offense occurs at school or on school property at any time, off the school grounds, at a school-sponsored activity, function, or event, and enroute to and from school, the student will be subject to the actions of the Lamar County School System Student Code of Conduct.

<table>
<thead>
<tr>
<th>VIOLATION</th>
<th>Alcohol/Drugs</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Coach/sponsor will meet with the student and parents.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>VIOLATION</th>
<th>Suspension from any athletic/extracurricular activity for 25% of the season (to be served consecutively)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1&lt;sup&gt;st&lt;/sup&gt; Offense-</td>
<td>Special Suspension from any athletic/extracurricular activity for 25% of the season (to be served consecutively)</td>
</tr>
<tr>
<td>2&lt;sup&gt;nd&lt;/sup&gt; Offense-</td>
<td>One (1) calendar year suspension from all athletic/extracurricular activities.</td>
</tr>
</tbody>
</table>

| VIOLATION                                      | One (1) calendar year suspension from all athletic/extracurricular activities.                   |
|                                                 | Dismissed from the team/activity but allowed to try out for subsequent athletic/extracurricular activities after that sport/activity has completed its season. |

<table>
<thead>
<tr>
<th>VIOLATION: Criminal Law Violations (Non-Felony away from school)</th>
<th>Disposition determined by the coach and school administration based on the severity of the charge(s).</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>VIOLATION: Tobacco (any type)-In season</th>
<th>Minimum of one (1) game/activity suspension.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1&lt;sup&gt;st&lt;/sup&gt; Offense-</td>
<td>Special Suspension from any athletic/extracurricular activity for 25% of the season (to be served consecutively)</td>
</tr>
<tr>
<td>2&lt;sup&gt;nd&lt;/sup&gt; Offense-</td>
<td>Dismissed from the team/activity but allowed to try out for subsequent athletic/extracurricular activities after that sport/activity has completed its season.</td>
</tr>
<tr>
<td>3&lt;sup&gt;rd&lt;/sup&gt; Offense-</td>
<td>Dismissed from the team/activity but allowed to try out for subsequent athletic/extracurricular activities after that sport/activity has completed its season.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>VIOLATION: Violations of school rules that result in in-school suspension and out-of-school suspension</th>
<th>Participation may resume when:</th>
</tr>
</thead>
<tbody>
<tr>
<td>CONSEQUENCES:</td>
<td>ISS</td>
</tr>
<tr>
<td></td>
<td>OSS</td>
</tr>
<tr>
<td>All assignments are completed and released from in-school suspension and/or</td>
<td>The student returns to school on the next school day upon completion of out-of school suspension.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>VIOLATION:</th>
<th>Special Suspension from any athletic/extracurricular activity for 25% of the season (to be served consecutively)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1&lt;sup&gt;st&lt;/sup&gt; Offense-</td>
<td>Special Suspension from any athletic/extracurricular activity for 25% of the season (to be served consecutively)</td>
</tr>
<tr>
<td>2&lt;sup&gt;nd&lt;/sup&gt; Offense-</td>
<td>Dismissed from the team/activity but allowed to try out for subsequent athletic/extracurricular activities after that sport/activity has completed its season.</td>
</tr>
<tr>
<td>3&lt;sup&gt;rd&lt;/sup&gt; Offense-</td>
<td>Dismissed from the team/activity but allowed to try out for subsequent athletic/extracurricular activities after that sport/activity has completed its season.</td>
</tr>
</tbody>
</table>
VIOLATION: Hazing
Coach/Sponsor will meet with the student and parents.

CONSEQUENCES:

<table>
<thead>
<tr>
<th>1st Offense</th>
<th>Suspension from any athletic/extracurricular activity for minimum of 25% of the season (to be served consecutively)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2nd Offense</td>
<td>One (1) calendar year suspension from all athletic/extracurricular activities.</td>
</tr>
</tbody>
</table>

FAMILY EDUCATIONAL RIGHTS AND PRIVACY ACT (FERPA)

The Family Educational Rights and Privacy Act (FERPA) afford parents/guardians and students over 18 years of age or an emancipated minor under State Law (“eligible students”) certain rights with the respect to the student’s education records. These rights are:

1. The right to inspect and review, within 45 days of a request, the educational records of a student who is your child, or in the case of a student who is eighteen (18) or older, or those who are emancipated, your own educational records. Parents/guardians or eligible students should submit to the principal a written request identifying the record(s) they wish to inspect. The principal will make arrangements for access and provide notice of such arrangements

2. The right to request the amendment of the student’s educational records to ensure that they are not inaccurate, misleading, or otherwise in violation of the student’s privacy or other rights. To request the school district to amend a record, parents/guardians or eligible students should write the school principal, specify the part of the record they want changed, and specify why it is inaccurate, misleading, or otherwise in violation of the student’s privacy or other rights. If the district decides not to amend the record, it will notify the parents/guardians or eligible students of the decision and inform them of their right to a hearing. Additional information regarding the hearing procedure will be provided with the notification of the right of the hearing.

3. The right to file a complaint with the United States Department of Education concerning the alleged failures by the Lamar County Board of Education to comply with the requirements of FERPA. The name and address of the Office that administers FERPA is Family Policy Compliance Office, U.S. Department of Education, 400 Maryland Avenue, SW, Washington, D.C. 20202-5920

4. The right to consent to disclosures of personally identifiable information contained in the student’s educational records, except to the extent that the Act and the regulations promulgated pursuant to the Act authorize disclosure without consent. One exception, which permits disclosure without consent, is to school officials with legitimate educational interest. A school official is a person employed by the district as an administrator, supervisor, instructor, or support staff member; a member of the school board; a person with whom the district has contracted to perform a specific task (such as attorney, auditor, or therapist); or a parent/guardian or student serving on an official committee (such as a disciplinary or grievance committee.) A school official has a legitimate educational interest if the official needs to review an educational record in order to fulfill his/her professional responsibility. Upon request, the school district forwards educational records without prior consent to another school in which the student seeks or intends to enroll. In addition, attendance and disciplinary information will be shared with the Georgia Department of Driver Services, pursuant to Sec. O.C.G.A. 40-5-22.

RELEASE OF STUDENT DIRECTORY INFORMATION

The Lamar County School District has designated the following student-based information as “directory information” under the provisions of the Family Educational Rights and Privacy Act (FERPA) and may disclose that information upon request by appropriate institutions/agencies:

- Student’s name, address and telephone number;
- Student’s date and place of birth;
- Student’s participation in official school clubs and sports;
- Weight and height of student if he/she is a member of an athletic team;
e. Dates of attendance at the Lamar County School System;
f. Awards received during the time enrolled in Lamar County School System;
g. Grade Level; and
h. E-mail address

Unless you, as a parent/guardian or eligible student, request otherwise, this information may be disclosed to the public upon request. You have the right to refuse to allow all or any part of the above information to be designated as directory information and not be disclosed to the public upon request. If you wish to exercise this right, you must notify the principal of the school at which the student is enrolled in writing within 5 days after enrolling in school.

You are also notified that from time to time students may be photographed, videotaped, or interviewed by the news media at school or at some school activity. If you as a parent/guardian object to your student being photographed, videotaped or interviewed, you must notify your student’s principal, in writing, of your objection within 5 days after enrolling in school.

Release of Information to the Armed Forces:
Relative to HS juniors and seniors, school systems are required by federal law to provide the United States military recruiters, upon request, student directory information on an annual basis for recruiting purposes.

“Opt-out-Privileges”:
Under current federal law, any parent/guardian or eligible student may object to the release of student directory information about an individual student to the United States military recruiters. To request that this information not be released, please signify your “Opt-out” request in the comment section of the Parent/Guardian Signature Page.

Notice to Parents/Guardians and Eligible Student of Rights Under Protection of Pupil Rights Amendment (PPRA)

(1) Parents/guardians and eligible students (18 or older or emancipated minors) shall be notified at the beginning of the school year of the approximate dates during the school year when any of the activities listed below are expected to be scheduled. The Board of Education has developed and adopted policies, in conjunction with parents, regarding the activities described in paragraph (1). In accordance with Board policies, prior written consent must be obtained from parents before students are required to submit to any survey that contains questions about one or more of the areas listed in subparagraph (1)(A). You have the right to inspect any survey or instrument used in the collection of information under subparagraphs (1)(A) and (1)(B) before the instrument is administered or distributed to a student and to opt your student out of participation in any activities described in paragraph (1) in accordance with regulations developed by the Superintendent.

(A) The administration of any survey containing one or more of the following items:
- Political affiliations or beliefs of the student or the student’s parent;
- Mental or psychological problems of the student or the student’s family;
- Sex behavior or attitudes;
- Illegal, anti-social, self-incriminating, or demeaning behavior;
- Critical appraisals of other individuals with whom respondents have close family relationships;
- Legally recognized privileged or analogous relationships, such as those of lawyers, physicians, and ministers;
- Religious practices, affiliations, or beliefs of the student or student’s parent/guardian; or
- Income (other than that required by law to determine eligibility for participation in a program or for receiving financial assistance under such program).

(B) Activities involving the collection, disclosure, or use of personal information collected from students for marketing or for selling that information (or otherwise providing that information to others for that purpose).

(C) Any non-emergency, invasive physical examination or screening that is required as a condition of attendance, administered by the school and scheduled by the school in advance, and not necessary to protect the immediate health and safety of the student, or of other students, but not including hearing, vision or scoliosis screening.

(2) You may, upon request, inspect any instructional material used as part of the educational curriculum for your student.

(3) The school system is required by federal law to give this notice to parents. However, the school system does not have scheduled any such activities as are described in paragraph 1. If any such activities are initiated during the school year, you will notified accordingly and will be afforded all the rights as described herein.
GRADUATION EXERCISE PARTICIPATION

Participation in the graduation ceremonies is a privilege. The student must have completed all state and local requirements for a diploma to be allowed to participate in graduation ceremonies. In addition, the student must maintain good conduct and be in good standing with the school by not having any outstanding obligations. Students suspended or expelled through the second semester of their senior year will not be allowed to participate in any school-sponsored activities, including the prom, baccalaureate or graduation ceremonies.

PARENT/GUARDIAN INVOLVEMENT

This Code of Conduct is based on the expectation that parents/guardians, teachers and school administrators will work together to improve student behavior and academic performance. School administrators recognize that two-way communication through personal contacts is extremely valuable; therefore, they provide information to parents/guardians as well as on-going opportunities for school personnel to hear parents/guardians’ concerns and comments. Parents/guardians and students should contact the principal of the school if specific questions arise related to the Code of Conduct.

Parents/guardians are encouraged to become actively involved in their student’s educational experience. Some examples of ways to participate are:

- Parent/guardian volunteers at the school site
- Parent/guardian Teacher Student Organization (PTSO)
- Booster Club membership (academic and athletic)
- Committee participation
- Chaperones (field trips and extracurricular activities)
- Parent/guardian/Teacher conferences
- Mentoring

The Code of Conduct specifies within its standards of behavior various violations of the Code, which may result in a school staff member’s request for a parent/guardian to come to the school for a conference. Parents/guardians are encouraged to visit the schools regularly and are expected to be involved in the behavior support processes designed to promote positive choices and behavior. The General Assembly of Georgia requires that this code of conduct include language encouraging parents/guardians to inform their children of the consequences, including potential criminal penalties, of underage sexual conduct and crimes for which a minor can be tried as an adult.

PLAGIARISM/ACADEMIC HONESTY

Rationale: Plagiarism and academic dishonesty are serious violations of the principles of academic integrity. They represent a form of theft rather than genuine learning, and undermine the learning process. Plagiarism and academic dishonesty demonstrate a breach of character that is at odds with the values and goals of Lamar County Public Schools as an agency of college and career readiness. Students must become adept at gathering information, evaluating sources, citing material accurately, reporting findings from their research, and analyzing sources in a clear and cogent manner. Plagiarism and academic dishonesty will not be tolerated.

PRIVACY ISSUES AND CAMERA PHONES/CAMERAS/RECORDERS/CELL PHONES

Lamar County High School:
Students are permitted to use personal electronic communication devices, including cell phones, during the school day for instructional or educational purposes only.

Lamar County Middle School:
Students are not permitted to use any personal electronic device including cell phones, during the school day.

The use of such devices for non-instructional purposes can cause a disruption to the educational process. Electronic devices include but are not limited to the following: computers (such as desktops, laptops, tablets, PDAs), storage devices (such as USB and flash memory devices, CDs, DVDs, floppy disks, iPods, MP3 players), e-Readers, cameras (such as video, digital, webcams), all types of mobile phones, gaming consoles, video and audio players/receivers (such as portable CD and DVD players), and any other, similar, technologies as they come into use. The school day begins when the student enters the building and ends when school is dismissed.

The Lamar County School District will not be responsible for the electronic devices owned by, and brought to school, by students. The use of camera phones, cameras, recorders, or other electronic devices that might violate the privacy rights of students and/or school staff or are used to commit academic fraud will result in appropriate consequences.
Any student who records any event or person on campus of Lamar County High School without permission from an administrator may be subjected to disciplinary action. Any students who posts and unauthorized video or recording on a website may be subject to disciplinary action.

Please remind your children of the harmful effects of texting inappropriate videos, pictures, or information. This practice, sometimes known as “sexting”, can have serious educational and criminal repercussions with respect to minors.

**SCHOOL HEALTH SERVICES INFORMATION**

School Health Services is proud to be part of the team effort that supports student success in our county. As your school nurse works with you this year, we need your assistance and cooperation in preparing for the possibility that your student might need to take a medication, become ill, or have an injury during school hours. This [parent letter](#), [Immunization Information](#), [School Medication Policy](#), [School Medication Authorization](#) and [Health Care Plans](#) are available on the Lamar County Board of Education website at [www.lamar.k12.ga.us](http://www.lamar.k12.ga.us) under Departments, “Student Services”.

**STUDENT EMERGENCY/SAFETY INFORMATION**

Please make corrections, sign and return your student’s Emergency Safety Card. This information must be updated annually to enable us to contact you in case of an emergency. If any phone numbers or contact information changes, please notify the school or make changes on PowerSchool Parent Portal.

**SCHOOL MEDICATION ADMINISTRATION**

The Lamar County School’s Medication Policy is available on the LCBOE website e-Board under Policies and will be followed for all medications given at school.

- The parent or legal guardian must complete and sign the School Medication Authorization for ALL medications given at school. For prescription, homeopathic or supplement medications, a duly-licensed, Georgia physician must also complete and sign the School Medication Authorization or Health Care Plan available on the website or from your school nurse.

- A parent/legal guardian or other designated adult must bring all medication, accompanied by the School Medication Authorization or Health Care Plan, to the school clinic unless special permission given by the principal or school nurse.

- All over-the-counter, prescription, homeopathic and supplement medications must be in their original containers with unexpired dates and labeled in English. Prescription medications must be clearly labeled with the physician’s name, medication’s name, strength, dosage, date, time for administration, and dispensing pharmacy. Parent/Guardian must provide over-the-counter medications to the clinic.

- If your student has a life-threatening condition (i.e. asthma, diabetes, or severe allergy), permission may be granted to carry the medication (such as inhaler, glucose tablet, epinephrine injector, or internal Insulin pump) on his or her person from the student’s physician and parent/guardian on the School Medication Authorization or Health Care Plan.

- Alcohol, aloe vera gel, antibiotic ointment, anti-itch lotion (i.e. Calamine lotion, Hydrocortisone cream), oral Benzocaine (i.e. Anbesol), Calcium Carbonate (i.e. Tums), lotion, peroxide, petroleum jelly (i.e. Vaseline), Saline eye drops, topical wound dressing (i.e. QR or Styptic Pencil), and throat lozenges/cough drops are routinely used in the school clinic unless instructed differently by the parent/guardian.

**STUDENT ILLNESS/INJURY**

The main reasons for keeping your student home from school are he/she is too sick to participate comfortably at school or might spread a contagious disease to other students. If your student has been diagnosed with a contagious disease, please contact the clinic so other student’s parents and school staff may be alerted of the symptoms.

**Reasons Your Child will be Sent Home from School**

1. **Fever >100 degrees F or 37.8 degrees Celsius**
   - Student should stay home until there is NO FEVER for 24 hours WITHOUT MEDICATION. Call your doctor if the fever is with pain, rash, weakness, vomiting or diarrhea.
   (*Based on CDC Recommendations)

2. **Vomiting or Diarrhea**
   - Student should stay home with ONE event of vomiting or watery diarrhea. Call your doctor if...
vomiting or diarrhea continues or with fever, rash, or weakness.

3. **Drainage from a wound, rash, eyes or nose**
   Student should stay home with drainage from a wound, rash, or eyes. Call your doctor for treatment.

4. **Head Lice or Scabies**
   Student should stay home until after treatment is complete and no lice or nits. Contact the health department or your doctor for treatment. The student must be cleared by the Clinic to return to school.

5. **Unexplained Rash**
   Student should stay home with an unexplained rash. Call your doctor for treatment.

Your student may not return to school until they have been fever-free and symptom-free for ONE FULL school day (i.e. If your child goes home sick anytime during the school day on Monday, your child can not return to school until Wednesday.). When there is doubt in your mind about sending your student to school, consult your doctor. **Your school nurse or principal may ask for a “Release to Return to School” from your doctor before returning to school.** Please make sure that your student’s school knows how to reach you during the day.

**IMMUNIZATION CERTIFICATES**
All students entering or attending Grades Pre-KG through 12th grade in the Lamar County School System are required to have a complete Georgia Certificate of Immunization (Form 3231) in accordance with Georgia State Law, O.C.G.A. 20-2-771 and Regulations, Chapter 290-5-4. All students must be immunized against disease as specified by the Georgia Department of Human Resources, or have medical or religious exemption on file at the school. **Beginning in the 2014-2015 school year, ALL 7th grade students and NEW entrants into Georgia schools grade 8th through 12th grade, are required to have one dose of Meningococcal (meningitis) conjugate vaccine and TDaP (tetanus, diphtheria, pertussis) booster.** Immunization information and flyers for Pre-Kindergarten and Kindergarten and 7th Grade students are available on the website. All students enrolled in a Georgia Public School for the first time are required to file a completed Certificate of Vision, Hearing, Dental and Nutrition Screening (Form 3300) in accordance with Georgia Regulations, Chapter 290-5-31.

**HEALTH CARE PLANS**
If your student has a severe allergy, asthma, diabetes, seizures or other health condition which may require medication or special care during school hours, we recommend you and your healthcare provider complete and sign a Health Care Plan available on the website or from your school nurse. **Any student returning to school after surgery or a hospitalization is required to present from their healthcare provider a “Release to Return to School” and instructions for care if necessary during the school day (including PE modifications, the use of crutches and/or other medical devices).** Working together, we can promote the health and well-being of your student and ensure they obtain the maximum educational benefit while at school. Please contact your School Clinic if you have any questions or concerns.

**SCHOOL SAFETY**

**Book bags**
For safety reasons, book bags are not allowed in classrooms. Cases for electronic devices are allowed as per school rules (see student handbook for specific school guidelines). Students must place all bags/book bags in their locker upon arrival at school.

**Disruption of Public Schools (O.C.G.A. 20-2-1181)**
It shall be unlawful for any person to knowingly, intentionally, or recklessly disrupt or interfere with the operation of any public school, public school bus, or public school bus stop as designated by local school boards of education. Any person violating this Code section shall be guilty of a misdemeanor of a high and aggravated nature.

**Emergency Preparedness Plan/Emergency Drills**
The Georgia Emergency Management Agency reviews and approves the school system’s comprehensive School Safety Plan and each school’s Emergency Preparedness Plan. These plans are coordinated with county, state, and federal emergency plans. Fire/evacuation drills will be held on a monthly basis. In addition, drills for severe weather, lockdown of the school, and bus evacuation will be held at least once each year. Parents/guardians should remind their children that during emergency drill students must respond quietly and quickly and must follow the direction given by their teachers and administrators.

**Failure to Leave Campus (O.C.G.A. 16-22-35)**
Any person who fails to leave the premises when requested to leave any school property and/or returns to any school property after instructed by school staff or law enforcement to leave the property, they are considered trespassing and faces criminal prosecution of a misdemeanor of a high and aggravated nature.

**Loitering on School Property (O.C.G.A. 20-2-1180)**

It is unlawful for any person to remain within the school safety zone when that person does not have a legitimate cause or need to be present thereon. Students are not allowed to enter the premises of a school other than his/her school unless prior permission is received from an administrator of the school to be visited or unless the school is hosting a school-related function, such as an academic or athletic activity. A student may not enter or remain in any school building on weekends or after school hours without authorization or permission.

**School Resource Officer (SRO)**

The Lamar County Board of Education and each specific law enforcement agency within the county employ school resource officers jointly. Their main purpose is to assist in providing a safe and secure learning environment for students, teachers and staff. They are an excellent resource for teachers, parents/guardians and students in dealing with individual problems or questions with respect to delinquency prevention and the law. Consistent with board policy and legal requirements, school resource officers also provide law enforcement support when needed.

As mandated by state law in Georgia, students will be charged and arrested for possession of weapons, as defined in O.C.G.A. 16-11-127.1, for possession of drugs, as defined in O.C.G.A. 16-13-24 through O.C.G.A. 16-13-32, for any felony or designated felony, as described in Title 16 of the Criminal Code of Georgia Annotated, and for causing bodily injury to others, damage to public or private property, and/or causing a major school disturbance, including but not limited to making terrorist threats. Whether or not a student is arrested for fighting, disorderly conduct, and/or disrupting public school is a decision made after a joint consultation between the school principal and the SRO. In all cases involving a School Resource Officer SRO, as in all other serious situations at the school, the parents/guardians are notified in a timely manner.

**Student Emergency Safety Information**

It is critical for the school to be able to contact parents/guardians at any time students are at school. The school must have the parents'/guardians' current address and home, cellular, and business telephone numbers. Emergency contact persons/guardians and their telephone numbers are needed in case a parent/guardian cannot be reached. This information is required at the time of registration and whenever a change occurs with the parents'/guardians' address, telephone or emergency contact information.

**Tobacco –Free Schools**

School policy prohibits the use of all tobacco products (this includes e-cigarettes and similar items) everywhere, by everyone, 24 hours per day, seven days per week on any school property.

**Visitors Sign-In Upon Entering Schools – (O.C.G.A. § 20-2-1180)**

Georgia law requires that visitors, with the exception of students, school system employees, law enforcement officers or other public safety officials in the performance of an emergency call, shall sign in at the designated location, as stated on posted signs of any school building, between the official starting and dismissal times and provide a reason for their presence at the school.

The school administrator or designee shall have the authority to ask any visitor to explain his or her presence in the school at any time when the school is in official session. Any person, who does not have legitimate need or cause to be on the premises or on school property and/or who fails to sign-in at the designated location may be in violation of Georgia law and upon investigation, may face criminal prosecution of a misdemeanor of a high and aggravated nature.

**SEARCH AND SEIZURE**

Searches will be conducted using the following guidelines:

1. Searches may be conducted when there is reason to suspect that school rules have been violated or that the health, safety or welfare of students may be in danger. Searches of individual students may be conducted at any time when school employees have a reasonable suspicion that the student may have violated a law or school rule. A search of personal items may be made without the student being present.

2. Illegal items (firearms, weapons, and drugs) or other possessions reasonably determined to be a threat to the safety and security of others, or that might possibly interfere with school purposes, may be seized by school employees. Students are advised not to pick
up or handle any illegal items. Touching or handling any contraband constitutes possession, even though the student does not own the item and did not bring it on school property.

3. Items that are used to disrupt or interfere with the educational process will be removed from a student’s person.

4. Student book bags and school lockers, desks and other school property may be subject to search without further notice to students or parents/guardians. Such searches may be conducted using “drug-sniffing” dogs or metal detectors. **Students are responsible for all items found in their book bags, lockers and desks.** Where applicable, students are required to submit to the school office a key or combination for locks on their lockers.

5. **A student is responsible for all items found in his/her vehicle.** Student vehicles are subject to be searched without notice and may be conducted using “drug-sniffing” dogs.

6. Breathalyzers may be used when reasonable suspicion exists in cases of use of alcohol.

7. **Passive Alcohol Sensors may be used to determine if a student is under the influence of alcohol.**

### SECTION 504 PROCEDURAL SAFEGUARD

**Overview:** Any student, parent, or guardian (“grievant”) may request an impartial hearing due to the school system’s actions or inactions regarding your child's identification, evaluation, or educational placement under Section 504. Requests for an impartial hearing must be in writing to the school system’s Section 504 Coordinator; however, a grievant failure to request a hearing in writing does not alleviate the school system’s obligation to provide an impartial hearing if the grievant orally requests an impartial hearing through the school system’s Section 504 Coordinator. The school system’s Section 504 Coordinator will assist the grievant in completing the written Request for Hearing. The Section 504 Coordinator may be contacted through the school’s central office. Copies of the 504 Procedural Safeguards and Notice of Rights of Students and Parents Under Section 504 may be found at the system website or picked up at the central office or at any of the school offices.

### STUDENT SUPPORT PROCESS

The Lamar County Board of Education provides a variety of resources which are available at every school within the district to help address student behavioral problems. The school discipline process will include appropriate consideration of support processes to help students resolve such problems. The following is a list of student support resources/programs that may be available to parents/guardians and students in the Lamar County School System:

**Student Support Team (SST)** – The purpose of this team of professionals is to recommend alternative instructional strategies for students who are having behavioral or academic difficulty in school. Students can be referred to the Student Support Team (SST) by parents/guardians, teachers, or other staff. Upon referral, all available information about the individual student will be reviewed and considered to explore a wide range of educational options including special placements.

### TEACHER AUTHORITY TO REMOVE DISRUPTIVE STUDENTS FROM THE CLASSROOM

(O.C.G.A § 20-2-738)
The board of education, superintendent and local school principals fully support the authority of a teacher to remove from his or her class a student who repeatedly or substantially interferes with the teacher’s ability to communicate effectively with the students in the class or with the ability of the student’s classmates to learn. In addition, if the teacher determines that the behavior of the student poses an immediate threat to the safety of the student’s classmates or the teacher, the student can be removed. The school administration will follow the procedures outlined by state law and local board of education policy in determining the consequences and/or placement of the student.

### TEACHER QUALIFICATIONS

Within the provision of Elementary Secondary Education Act (ESEA) statute, parents/guardians may request information about the professional qualifications of their child’s teacher(s). The following information may be requested; certification information, college major/graduate certification or degree held, teaching under an emergency or provisional status through which Georgia qualifications or certification criteria have been waived, and qualifications of paraprofessionals, if paraprofessional services are provided.

Parents/guardians wishing to request this information must notify the principal of the school at which the student is enrolled or the Director of Human Resources, Mrs. Sherrelle Ogletree 770-358-5891. If you wish to request information concerning the credentials of your child’s teacher, please contact: **LCMS:** Dr. Julia Steele 770-358-8652, jsteele@lamar.k12.ga.us or **LCHS:** Dr. David Boland 770-358-8641, david.boland@lamar.k12.ga.us
**TECHNOLOGY**

**Digital Citizenry Responsible-Acceptable Use (R-AUP)**

*Computer/Internet/Intranet and any other digital devices that will connect to the Network in any shape, form, or fashion*

The Lamar County Board of Education is pleased to offer access to the Internet through web pages, email, wireless access, file transfer, and other web-based interfaces to employees over its district computer network. Students and visitors may be provided access to the web pages, computer-assisted instruction and other digital devices. The use of computers and network resources are for educational purposes.

**Digital Citizenry**

Digital citizenship can be defined as the norms of appropriate and responsible behavior with regard to telecommunication/digital use. Each digital citizen has a basic set of rights that come with responsibilities. This policy defines the Responsible-Acceptable Use expected for compliance by students, employees and visitors of the Lamar County School System. The Social Media Guidelines are intended to provide direction for social media use (e.g. Twitter, Facebook, Edmodo, Instagram) for either personal or professional reasons.

**Digital Rights & Responsibilities**

The Lamar County Board of Education promotes safe, legal, and ethical use of digital tools. Employees shall comply and model the appropriate and responsible use of all classroom resources. Students and visitors shall comply with the appropriate and responsible use of digital resources whether district-owned or personally-owned while accessing the district’s network whether wireless or wired.

The Lamar County Board of Education's Responsible-Acceptable Use Policy [R-AUP] is

- to comply with the Children’s Internet Protection Act [CIPA]
- establish procedures for:
  - the use of public computers, network, and Internet and Intranet connections, email, including any other electronic devices that will connect to the network in any shape form or fashion;
  - the protection of public equipment and connections;
  - the protection of students and staff members;
- prevent unauthorized access and other unlawful activities by online users; and
- prevent unauthorized disclosure of or access to sensitive information.

As used in this policy, “user” is defined as anyone using the computers, Internet, Intranet, email, and any other forms of direct electronic communications or equipment provided by the district. It also covers any outside equipment that the used to access the Internet. The use of personally-owned equipment is also defined.

As used in this policy, “public networks” is defined as any property or network funded by public funds which connect to the servers or the network.

The Lamar County Board of Education reserves the right to monitor users’ online activities and to access, review, copy and store any electronic communication or emails, contents of any user’s files, activities, or communications, and disclose them to others as it deems necessary. Users should have no expectations of privacy regarding their use of the district’s property, public networks and Internet access or files including email.

**Disclaimer**

The Lamar County Board of Education makes no warranties of any kind, whether expressed or implied, for the service it is providing. Lamar County Schools will not be responsible for any damages suffered by its students, employees, or visitors as a result of use of the Internet through our school network. This includes loss of data resulting from delays or service interruptions or responsibility for the accuracy or quality of any information obtained through the Internet.

**Policy Dissemination**

This policy will be published on the Lamar County School System’s Web Pages continually. An abbreviated version of this policy will be published each year in each school’s student handbooks. Each time someone signs onto the district’s network from a handheld device, he/she must agree to our R-AUP including guests.

**Internet Safety - CIPA Law Compliance and FERPA Law Compliance**

It must also be understood that the Internet is a global, fluid community, which remains largely unregulated. While it is an extremely valuable tool for educational research, there are sections that are not commensurate with community, school, or family standards. It is the belief of the Board that the Internet’s advantages far outweigh its disadvantages.
It should not be assumed, however, that users are completely prevented from accessing inappropriate communications or from sending or receiving objectionable communications. Additionally, access to the Internet and computer resources is a privilege, not a right. Therefore, users violating the Lamar County Board of Education’s Responsible -Acceptable Use Policy shall be subject to revocation of these privileges and disciplinary action.

Note: All students, parents, teachers and staff members will be required to sign the Digital Citizen Use Agreement Form IFBG E-1 or the school-level handbook agreement. Visitors signing into the internet will automatically be required to accept the Responsible-Acceptable Use policy from his/her digital tool (e.g. phone, laptop, handheld).

In compliance with the Children’s Internet Protection Act of 2000 and the Family Educational Rights and Privacy Act of 1974 and 1996, it shall be the policy of Lamar County Schools to require:

1. **Internet Filtering/Technology Protection Measures** – In compliance with Section 1703(b)(1) and (2) of CIPA, devices and procedures will be used that will attempt to record and filter inappropriate sites, sites deemed harmful to minors, pornography, sexually explicit material, and inappropriate email. These measures will attempt to prevent disclosure of personal information, prevent unauthorized access, prevent violation of copyright laws, and monitor the on-line activities of students, staff, and visitors.

2. **Monitoring of Students** – All students using the Internet via the district network will be visually monitored by the teacher/staff member responsible for them. The teacher is responsible for the supervision of the content used by digital devices. Teachers/Staff will maintain a log of all student users of each computer including the name, date, time, and computer unit of use.

3. **Student, Staff, Visitor Training** – All staff and students will be trained in this policy and its procedures by school level staff prior to consent of agreement each school year. Training for younger students will be given in an age-appropriate manner age-appropriate instruction regarding safe and appropriate behavior on social networking sites, chat rooms, and other Internet services, behaviors that may constitute cyber bullying, and hot to respond when subjected to cyber bullying. The Social Media Guidelines will also be used for training purposes.

   New employees, long- term substitutes, or student teachers will have personalized Responsible-Acceptable Use training provided by one of the technology staff members. Principals /Supervisors will have to sign an “Administrative Rights Approval” form for each new employee, long-term substitute, and student teacher. On the “Administrative Rights Approval” form, the principals will check the appropriate rights to be approved and access to be given to each individual. The form should be sent to technology for training and will be used to document training. The form will have an effective date and end date of access. Access will be concluded based on the end of access date given by principal/supervisor. If a person needs new access, a new “Administrative Rights Approval” form will need to be completed. As soon as technology receives the form with the principal’s signature, access will be given. Please note: Student teachers will not have email access.

4. **R-AUP Digital Citizen Use Agreement** - (See IFBG E-1) Any student and staff of Lamar County Schools, regardless of age, who will use the Internet via the district network will consent and sign an R-AUP agreement at the beginning of each school year. Students will sign either IFBG E-1 or the school-level handbook agreement. Parent consent/signature is required for all students under 18 years of age. These agreements will be maintained on file in each school’s office. Failure to consent means no access.

5. **Visitor R-AUP Digital Citizen Use Agreement** Any visitor to Lamar County School System who will use the Internet via the district network will automatically be required to accept the Responsible-Acceptable Use policy from his/her digital tool (e.g. phone, laptop, handheld) before being approved for access.

6. **World Wide Web Publishing Agreement** (See IFBG E-2) -Subject to the FERPA Law, staff and students under certain conditions are permitted to publish web pages related to school activities and educational pursuits. Written consent shall be given by parents and limited to the publishing of students’ names, work, web pages, and pictures. All publishing must be done only on district servers and subject to school or district level supervision. This includes posting on social media pages.

7. **Social Media Guidelines** – For employees or students to use to help guide use on Social Media accounts. There are guidelines for personal use and professional use.

8. **Employee/Student Digital Equipment checkout form** (see IFBG E-3) -For employees or students to use to checkout digital items for home use. Insurance information is requested.
9. **Student email account Opt-out form** (IFBG E-4) - For parents to make a decision regarding their child’s access to a student email account for instructional purposes.

10. **Electronic Communications Agreement form** (IFBG E-5) – For teachers to complete for administrative approval of the use of electronic communication to be used in the classroom and/or for student activity. The teacher will identify how student achievement will be impacted and how parents will be informed to let them know their child(ren) are using this format for instruction.

**Digital Netiquette**

Students and employees are expected to abide by the generally accepted rules of network etiquette (netiquette).

These include, but are not limited to, the following:

- Be polite. Do not get abusive in your messages to others.
- Be thoughtful and respectful about what you post about students or Lamar County School System employees.
- Use appropriate language. Use of vulgarities or any other inappropriate language is not acceptable.
- Without pre-approval from an administrator, students & staff are not authorized to record video or audio.
- Revealing personal information of others is not appropriate.
  - Employees: Use discretion when sending personal information (e.g. phone numbers, address) electronically.
  - Students: do not send personal information to anyone electronically.
- Using the network in such a way as to disrupt the use of the network by other users is not appropriate.
- Statements offered by you are your opinion and do not necessarily reflect those views held by the Lamar County School System.

**Digital Access**

The Lamar County School System is continuously pursuing 24/7 usage for our students and employees through wireless and wired access, Internet and Intranet access, email access, and personally-owned/district-owned equipment. It should be understood that 24/7 digital access (while on the property of the Lamar County School System or when participating in after hour school events) is for educational purposes.

The Lamar County School System (LCSS) is in the early stages of implementing electronic communication with students directly related to curricular matters or co-curricular/extracurricular events or activities. The format of the electronic communication can include email, texting, social media and/or online networking media, such as Facebook, Twitter, YouTube, Instagram, Skype, blogs, etc., when such communication is with prior approval of the principal/designee and superintendent/designee using the Electronic Communications Agreement form (IFBG E-5) which the teacher completes.

**Internet/Intranet Use**

The purpose of the use of the Internet in The Lamar County School System is to support educational and research goals consistent with the educational objectives of the district. The Lamar County Board of Education does not endorse use of Internet resources which are not consistent with approved curricula, nor does the Board endorse random use without supervision, and it does not endorse personal use.

Since the Internet can lead to any publicly available file server in the world, it will allow access to information resources which have not been subjected to established Lamar County School System selection criteria for instructional materials. Due to the nature of the Internet, no technology protection measure or filtering device can stop all inappropriate material. Parents should be made aware that every effort will be made to supervise students and to filter inappropriate content, but that accidents are possible.

Any student or staff member upon encountering inappropriate content accidentally should immediately back out of the content and if necessary, shut the computer down. The incident should be immediately reported to the supervising staff member. Provided that staff members are adhering to the requirements of this policy, no staff member will be held accountable for a student’s choices on the Internet.

The Intranet will be used to increase communication between employees. The password will be changed annually at the beginning of each school year.

**Email Use**

The purpose of the use of electronic communication tools including the district’s email system is to provide immediate information necessary to continue the work of the district including but not limited to curriculum and instruction, finance, professional learning, and transportation. The Responsible-Acceptable Use Policy governs use of the district’s email system and applies to email use at district, school sites as well as remote location, including but not limited to staff homes or other locations. Users should have no expectation to privacy regarding their use.
District employees may use email to communicate with spouses, children, domestic partners, and other family members. Personal use of email is limited to lunch breaks and work breaks only.

Note: People who operate the system do have access to all mail. Messages relating to or in support of illegal activities may be reported to the authorities. Be careful about what you say about others. E-mail is easily forwarded.

The Lamar County School System is implementing student email accounts for collaborative sharing using G Suite. These accounts will be used at school for school-related projects and students will NOT be able to send emails outside of the district at this time. The mastery of effective and proper email communications by students is included in LCSS' Digital Responsible/Acceptable Use Policy found in the Code of Conduct. Student will have access to the wealth of collaborative tools available to students and teachers once these accounts are assigned.

As with any educational endeavor, a strong partnership with families is essential to a successful experience. Therefore, an opt-out option is available for parents to choose if they do not want their child to have a school email account.

Any employee or student upon encountering inappropriate emails accidentally should immediately delete the email before opening. If opened, immediately back out of the email and if necessary, shut the computer down. The incident should be immediately reported to the supervising staff member.

**Instant Messaging Use**
The Lamar County Board of Education does not support access to Instant Messaging or Peer to Peer use.

**Checking out District-Owned Equipment**
The Lamar County Board of Education supports the use of laptops to enhance instruction. Laptops may be used at home by staff members only. A check out form (IFBG –E.4) must be completed by the school-level employee and maintained in the school’s media center [maintained in the Teaching and Learning Office if a central office employee]

If someone doesn’t wish to supply the school system with their home insurance policy number, they must sign a statement holding them accountable for the cost of the laptop if not returned.

**Personally-Owned Equipment**
The Lamar County Board of Education does not support or allow for the use of personal desktops or laptops at any time.

Personally-owned equipment may be used only with authorized approval from the Technology Department. The process of approval will include making a Helpdesk ticket for approval. The decision for use will be based on the product’s age, quality, and its impact on the public network. Technology support for any of the equipment will be limited. For mobile devices, only the connection will be supported.

The following is a list of equipment that may be approved.

- Digital devices [Tablets, smartphones]
- Printers
- Scanners

The Lamar County Board of Education will not be held responsible for any damage to personally-owned equipment.

**Digital Security**
Network security is a high priority. If the student or employee identifies or perceives a security problem on the Internet or network the user must immediately notify the principal/supervisor who in turn notifies the Network Manager. The Network Manager will report to the Technology Director and Superintendent.

Passwords should remain confidential and should not be given out to anyone even if requested. Staff members who reveal passwords to students will be responsible for compensating the school system for any losses, costs or damages incurred by the district relating to or arising from any student violation of this policy or applicable procedures.

Staff members will be responsible for compensating the district for any losses, costs or damages incurred by the district relating to or arising from their violation of this policy or applicable procedures.

**Digital Law**

**Vandalism**
Vandalism is defined as any malicious attempt to harm or destroy the Lamar County School System’s network, hardware, software or data. This includes, but not limited to, intentionally:

- Uploading/downloading/creating computer viruses, etc.
• Monitoring the network, performing remote tasks, or any other activity that can damage the district’s network or Student Information System.

Violations of Policy/Unacceptable Use
Access is a privilege and not a right. Violations of this policy by student, employees or visitors may result in loss of the right to Internet access and/or be subject to school disciplinary action, legal action, or fines. The Lamar County School System will attempt to tailor the disciplinary action to the specific issues related to each violation.

Students and staff members must agree not to submit, publish, or display any defamatory, inaccurate, abusive, obscene, profane, sexually oriented, threatening, racially offensive, or illegal material. Transmission of material, information, or software in violation of any local, state, or federal law is prohibited.

Data, information, or graphics downloaded from the Internet to a school system computer or anything uploaded from a school to another computer system on the intranet or Internet must follow current established materials selection policies, as listed in Policy IFBD Media Programs.

Specific Examples of Unacceptable Use
Any use of the Internet that does not support educational and research goals consistent with the educational objectives of the Lamar County School System.

• Accessing, sending, creating, selling, copying, or posting materials or communications that are:
  o Damaging to another person’s reputation
  o Abusive, vulgar
  o Obscene
  o Sexually oriented
  o Threatening or demeaning to another person’s gender or race
  o Contrary to the school’s policy on harassment, bullying, cyberbullying, cyberbaiting
  o Illegal
  o Degrading or disrupting to the equipment or system performance, for example; copying large files or sending large multiple e-mail messages, and “spam” or “chain-letter” email
• Using the network for financial gain or advertising.
• Using proxy sites/programs/tools to bypass the Lamar County School System’s content filter.
• Posting or plagiarizing work created by another person without their consent.
• Posting anonymous or forging electronic mail messages.
• Attempting to read, alter, delete, or copy the electronic mail messages of other system users.
• Giving out personal information such as phone numbers, driver’s license or social security numbers, bankcard or checking account information.
• Giving out picture except for educational purposes, subject to parent and teacher approval
• Gaining unauthorized access to resources or entities which includes “hacking” activities
• Invading the privacy of individuals
• Vandalizing the data of another user
• Downloading large music or video files unrelated to specific educational goal
• Using chat rooms or special servers or software which groups individuals (e.g. social networking) on-line unless approved by the Superintendent or designee
• Using direct electronic communications which includes all forms of instant messaging
• Using any email other than the specific Lamar County School’s email authorized for staff/students
• Writing or sending abusive messages, using vulgarities, swearing, or using inappropriate language
• Responding to unsolicited on-line contact

In addition, students are not authorized to:
• Join or subscribe to list-serve or news groups
• Purchase goods and services via the Internet
• Download and install software of any kind (restricted to staff only)
• Play games online, download/install games on school computers
Rules to help keep Lamar County Secondary School Students Cybersafe

As a safe and responsible user of technology, I will help keep myself and other people safe by following these rules:

1. I cannot use school technology equipment only after my parents/guardians have signed and returned the Parent/Guardian Signature Page of the Student Code of Conduct.
2. My user name provides me access to the computers, portal, and other resources of the district. I will log on only with that user name. I will not allow anyone else to use my user name.
3. I will not tell anyone else my password.
4. While at school or a school-related activity, I will not have any involvement with any technology material or activity, which might put myself or anyone else at risk (e.g. bullying or harassing).
5. I understand that I must not at any time use technology to upset, offend, harass, threaten or in any way harm anyone connected to the school or the school itself, even if it is meant as a joke.
6. I understand that the rules in this use agreement also apply to mobile phones and other wireless, blue tooth, or other similar devices. I will only use the device(s) at the times that I am permitted to during the school day.
7. I understand that I can only use the Internet at school when a teacher gives permission and there is staff supervision.
8. While at school, I will not:
   - Access, or attempt to access, inappropriate, age restricted, or objectionable material
   - Download, save or distribute such material by copying, storing, printing or showing it to other people
   - Make any attempt to get around or bypass security, monitoring and filtering that is in place at school
9. If I accidentally access inappropriate material, I will adhere to the following procedures:
   - Not show others
   - Turn off the screen or minimize the window and
   - Report the incident to a teacher or other school staff member immediately
10. I understand that I must not download any files such as music, videos, games or programs without the permission of a teacher. This ensures the school complies with Copyright laws. I also understand that anyone who infringes Copyright may be personally liable under this law.
11. I understand that cyber safety use rules apply to any privately owned technology equipment/device (such as a laptop, mobile phone, USB drive) I bring to school or a school-related activity. Any images or material on such equipment/devices must be appropriate to the school environment.
12. I will not connect any device (such as a USB drive, camera or phone) to, or attempt to run any software on, school technology without a teacher’s permission. This includes all wireless technologies.
13. I will ask a teacher’s permission before giving out any personal information (including photos) online about myself or any other person. I will also get permission from any other person involved. Personal information includes name, address, email address, phone numbers, and photos.
14. I will respect all technology systems in use at school and treat all technology equipment/devices with care, including the following:
   - Not intentionally disrupting the smooth running of any school technology systems
   - Not attempting to hack or gain unauthorized access to any system
   - Following all school cyber safety rules, and joining in if other students choose to be irresponsible with technology
   - Reporting any breakages/damage to a teacher or staff member
15. I understand that the school may monitor traffic and material sent and received using the school’s technology network. The school may use filtering and/or monitoring software to restrict access to certain sites and data, including email.
16. I understand that the school may audit its computer network, Internet access facilities, computers and other school technology equipment/devices or commission an independent forensic audit. Auditing of the above items may include any stored content, and all aspects of their use, including email.
17. I understand that if I break these rules, the school may inform my parent(s)/guardian(s). In serious cases the school may take disciplinary action against me. I also understand that my family may be charged for repair costs. If illegal material or activities are involved, it may be necessary for the school to inform the police.
LAMAR COUNTY SECONDARY SCHOOLS CYBERSAFETY USE AGREEMENT

To the parent/caregiver/legal guardian, please:

- **Read this carefully**, to ensure your understanding of your responsibilities under this agreement

I understand that Lamar County Schools will:

- Do its best to keep the high schools Cybersafe, by maintaining an effective cyber safety program. This includes working to restrict access to inappropriate, harmful or illegal material on the Internet or school technology equipment/devices at school or at school-related activities, and enforcing the cyber safety rules and requirements detailed in this use agreement
- Keep a copy of this signed Parent/Guardian Signature Page on file
- Respond appropriately to any breaches of this use agreement
- Provide members of the school community with cyber safety education designed to complement and support this use agreement initiative
- Welcome inquiries from students or parents about cyber safety issues

My responsibilities include:

- I will read this cyber safety use agreement carefully
- I will follow the cyber safety rules and instructions whenever I use the school’s technology
- I will also follow the cyber safety rules whenever I use privately-owned technology on the school site or at any school-related activity, regardless of its location
- I will avoid any involvement with material or activities which could put at risk my own safety, or the privacy, safety or security of the school or other members of the school community
- I will take proper care of school technology. I know that if I have been involved in the damage, loss or theft of technology equipment/devices, my family will have responsibility for the cost of repairs or replacement.
- I will keep this document available for future reference
- I will ask the School Technology Specialist, teacher or an administrator if I have questions

BRING YOUR OWN TECHNOLOGY (BYOT) PROGRAM

As new technologies continue to change the world in which we live, they also provide many new and positive educational benefits for classroom instruction. To encourage this growth students in grades 6th through 12th may now “Bring Your Own Technology” and participate in the BYOT Program.

**Definition of “Technology”**

For purposes of BYOT, “Technology” is privately owned wireless and/or portable electronic hand held equipment or device that includes, but is not limited to, existing and emerging mobile communication systems and smart technologies, portable Internet devices, Personal Digital Assistants (PDAs), hand held entertainment systems or portable information technology systems that can be used for word processing, wireless Internet access, image capture/recording, sound recording and information transmitting/receiving/storing, etc.

**Internet**

Only the Internet gateway provided by the school district within the school may be accessed while on campus. Personal Internet connective devices such as but not limited to cell phones/cell network adapters with 3G or 4G data plans are not permitted to be used to access outside Internet sources at any time using those plans.

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**Security and Damages**

Responsibility to keep the device secure rests with the individual owner. The Lamar County School System, its staff, or employees, are not liable for any device lost, stolen or damaged on campus. If a device is lost, stolen or damaged, it will be handled through the administrative office similar to other personal artifacts that are impacted in similar situations. It is recommended that skins (decals) and other custom touches are used to physically identify your device from others. Additionally, protective cases for technology are encouraged.

The use of technology to access educational material is not a necessity or a right but a privilege. A student does not have a right to use his or her laptop, cell phone or other electronic device while at school. When abused, privileges will be taken away. When respected, they will benefit the learning environment as a whole. Students and parents/guardians participating in BYOT must adhere to the Student Code of Conduct, as well as all Board policies, particularly Internet Acceptable Use (Policy IFBG) and Internet Safety (Policy IFBGE). Additionally:

- The technology is allowed for educational purposes and only to enhance the classroom experience. Teachers will decide when it may be used and for what purpose(s). The technology may only be used to access files on computer or Internet sites, which are relevant to the classroom curriculum.
- Students take full responsibility for their personal electronic/digital devices. The school/district is not responsible for the security of the electronic devices. Additionally, students are responsible for management, trouble shooting, and technical support of their personal devices. The school/district is not responsible for technical support of or repairs to personal devices.
- The technology may not be used to cheat on assignments or tests or for non-instructional purposes (such as making personal phone calls and text/instant messaging) unless authorized by the teacher or administration.
- The technology may not be used to record, transmit or post photographic images or video of a person, or persons on campus during school activities and/or hours unless authorized by the teacher or administration.
- Teachers can utilize Web 2.0 tools for instruction in compliance with the website’s Privacy Policies and Acceptable Use terms.

**Students acknowledge that:**

- Each teacher will decide if, when and how BYOT will be used in his/her classroom.
- The school’s network filters will be applied to one’s connection to the Internet, and there will be no attempts to bypass those filters.
- Bringing on premises, attempting to infect, or infecting the network with a Virus, Trojan, malware, or program(s) designed to damage, alter, destroy, or provide access to unauthorized data or information is in violation of Policy IFBG and the student acceptable use policy outlined in the Code of Conduct.
- Processing or accessing information on school property related to “hacking”, altering, or bypassing network security policies is in violation of Policy IFBG, and the student acceptable use policy outlined in the Code of Conduct.
- The school district has the right to collect and examine any device that is suspected of causing problems or was the source of an attack or virus infection.
- Access to student drives through the district network while using BYOT is not possible. Files may have to be saved on the C drive of the laptop, a jump drive, an external drive, to the student’s Google Apps account or another media device.
- Printing and scanning from personal devices will not be possible at school.
- Personal devices must be in silent mode while on school campuses and while riding school buses.
- Personal technology must be charged prior to bringing it to school and run off its own battery while at school.
- Students be responsible for using it according to teacher rules.

I understand and will abide by the above guidelines. I further understand that any violation is unethical and may result in the loss of my network and/or technology privileges as well as other disciplinary action.
TRANSPORTATION OVERVIEW AND INFORMATION FOR LAMAR COUNTY SCHOOLS

Safety Guidelines have been developed and will be enforced to insure the safety of all children. Riding a school bus is a privilege a student can lose. As parents/guardians, you can help your student develop a positive attitude toward school bus safety. We encourage you to support our school bus drivers in their efforts to safely transport students.

SCHOOL BUS SAFETY
School bus discipline and school bus safety are intertwined and inseparable. Students must properly ride the bus to ensure everyone’s safety including that of other students, motorists, and pedestrians. Conduct that is disruptive or distracting will not be tolerated. All bus safety rules apply to regular bus routes, field trips, and athletic trips.

SAFETY RULES AT THE BUS STOP
- Take the shortest, safest route to the bus stop.
- Be at the bus stop five minutes before time for the bus to arrive and ready to board the bus.
- Walk on the left shoulder of the road facing traffic unless there are sidewalks.
- Wear light or brightly colored clothing.
- Wait a safe distance from the road, but be prepared to quickly board the bus.
- Respect the property of other people.
- Refrain from pushing, fighting, or any other unsafe activity at the bus stop!
- Report disturbances immediately to school administration for resolution.

SAFETY RULES FOR ENTERING AND EXITING THE BUS
- Be sure all traffic has stopped both ways before crossing the road. (Stop, Look, Listen)
- Walk 10 feet in front of the bus to stay in the driver’s view when crossing the road.
- Never cross the road behind a school bus.
- Stop at the centerline of the road and look both ways before crossing after exiting the bus.
- Do not linger in the “Danger Zone” (The “Danger Zone” is a ten-foot parameter around the bus where most accidents happen.)
- Do not go back for items dropped in the “Danger Zone” Leave the item. Get the driver’s attention before retrieving anything!
- Never stop in the “Danger Zone” to get mail from the mailbox.
- Secure loose items such as toys, key chains, and drawstrings to avoid hanging them on the bus, especially the handrail.

POSTED SAFETY RULES ON THE SCHOOL BUS
- Observe the same conduct as in the classroom.
- Go directly to assigned seat when entering the bus. Remain properly seated and keep hands to self.
- Never throw objects in or out of the bus.
- Show proper respect to the bus driver and follow directions.
- Do not eat, drink, chew gum or bring glass objects, nuisance items, animals, tobacco, alcohol, drugs, weapons, cell phones, mirrors, lasers, flash cameras, or any other lights or reflective devices that do or might interfere with the school bus driver’s operation of the school bus. Electronic devices such as, but not limited to, cellular phones, pagers, audible radios, tape or compact discs without headphones or any other device that may interfere with the school bus communications equipment or the school bus driver’s operation of the school bus are prohibited (OCCGA 20-2-751.5).
- Never bring objectionable or dangerous objects such as weapons, glass, skateboards, or large projects on the bus.
- Refrain from using loud voices, profanity and/or obscene gestures, and respect the rights and safety of others.
- Keep totally silent at railroad crossings.
- Stay seated until time to get off the bus.
- Do not tamper with safety equipment including crossing gate, emergency doors, windows or hatches.
- Help keep the bus clean and in good, safe condition.

ADDITIONAL GUIDELINES
- Parents/guardians are responsible for providing transportation for students suspended from riding the bus.
- Bus drivers are in complete charge at all times and are authorized to assign seats.
- Conversation with the driver or behavior distracting the driver by students during loading and unloading of buses should be avoided. During this critical time complete concentration by the driver is required.
Parents/guardians with concerns or complaints that need to be addressed by the bus driver should schedule a conference with the driver through the school. Under no circumstances should parents distract the driver by boarding the bus or complaining at the bus stop. Student safety must be top priority during this time.

Student conduct in school and on school buses may be videotaped with surveillance equipment. This equipment is installed for the purpose of promoting a safe environment for students, personnel, passengers and drivers.

Any action or disturbance that endangers the well-being of any student will be handled in accordance with the student discipline section of this handbook.

It shall be unlawful for any person to knowingly, intentionally, or recklessly disrupt or interfere with the operation of any public school, public school bus, or public school bus stop as designated by local school boards of education. Any person violating this Code section shall be guilty of a misdemeanor of a high and aggravated nature (OCGA 20-2-1181)

SCHOOL BUS SAFETY GUIDELINES:
- Students will follow directions of the driver at all times.
- Students will wait for the driver’s signal to cross the road in front of the bus and continue to watch for traffic.
- Students will sit safely in their assigned seats.
- Students will keep hands, arms and heads inside the bus and not out of the windows.
- Students will talk in quiet voices and use appropriate language.
- Students will not eat, drink, chew gum or bring tobacco products on the bus.
- Students will not bring animals, glass objects, or items too large to hold on their lap on the bus.
- Students will safely wait for, board, and exit at their assigned bus stop.
- Students will help keep their bus clean.
- Students will be totally silent at all railroad crossings.

SCHOOL BUS INFORMATION FOR PARENTS/GUARDIANS AND STUDENTS
- Students are to board the bus immediately after school is dismissed. Once buses are directed to depart, bus drivers are not to stop for late students.
- All students must use their designated stop both morning and afternoon.
- All students must have an authorized bus pass from their school in order to ride a different bus or to get off at a bus stop that is not their assigned bus stop. Parents/guardians must provide written permission for student to acquire a bus pass.
- Due to space, a student may not be allowed to have extra students ride home with them on their bus.
- All carry-on items such as band instruments, book bags and projects must be small enough to be held in the student’s lap. Student must be able to board the bus with the item safely without assistance.
- The following band instruments are deemed too large to transport safely on the bus: Cello, Kettle Drum, String Bass, Tuba, Bass Drum, Baritone Saxophone, Tenor Bass, Sousaphone, Field Drum (10x14 or larger), Baritone Horn, Guitar, Contrabass Clarinet, Concert Xylophone, (Other than the COMPACT Vibraharp LeBlanc #340), Square Trombone Cases, Bass Clarinet, Mellophone, Concert Snare Drum, French Horn Outfits, Tenor Saxophone, Drums up to 6 1/2 x 14.
- Balloons are not allowed to be transported at any time.
- Sports equipment/extra-curriculum items must be enclosed in a sports bag if it is transported on a school bus.

STUDENT MANAGEMENT
Procedures have been developed to assist students in changing inappropriate or unsafe behavior on the school bus. This program was developed to assist students who may be in danger of losing their bus riding privilege.
- Driver may conduct a brief and private discussion with the student requesting a change in the inappropriate behavior.
- Driver may communicate with the parent/guardian concerning the inappropriate student behavior and corrective actions.
- Continued violations will result in suspension of riding privileges.
- Students may be assigned to the SCHOOL BUS BEHAVIOR INTERVENTION PROGRAM. This is a safety program designed for the student exhibiting inappropriate or unsafe behavior. A parent/guardian must attend the program with the student. Assignment to the program will be by a school administrator.
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<th><strong>GLOSSARY OF TERMS</strong></th>
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<tr>
<td><strong>1. Absence</strong> – A student is considered absent when missing more than one-half of the regular school day.</td>
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<td><strong>2. Alternative School</strong> – A program intended to provide educational opportunities for students in grades 1-12 who have been expelled or suspended long term for disciplinary reasons or have been assigned on a voluntary basis. This program is designed to ensure success of students who may be unlikely, for a variety of reasons, to reach their potential in a traditional setting. Parents must provide transportation for students enrolled in the Alternative School.</td>
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<td><strong>3. Attendance Policy</strong> – (High School only) A student must apply for credit if he/she misses more than 10 days (excused or unexcused) in any one semester. Attendance is compiled period-by-period. Missing more than 15 minutes in any one period is considered an absence.</td>
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<td><strong>4. Bus Suspension</strong> – The local school administrator suspends the student from the bus for a specified period of time. The student is expected to attend school, but the parents are responsible for providing transportation to and from school.</td>
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<td><strong>5. Cease and Desist</strong> – Notification to student(s) from the school administration to immediately cease all activity which may be construed as bullying, threatening, intimidating or harassing. This behavior may be written, verbal or implied.</td>
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<td><strong>6. Chronic Disciplinary Student</strong> – (O.C.G.A. 20-2-764) A chronic disciplinary problem student is a student who exhibits a pattern of behavioral characteristics which interfere with the learning process of students around him or her and which are likely to recur.</td>
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<td><strong>7. Clubs and Organizations</strong> – Are comprised of students who wish to organize and meet for common goals, objectives, or purposes and which are directly under the supervision, direction, and control of the school.</td>
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<td><strong>8. Detention</strong> – A requirement that the student report to a specified school location and to a designated teacher or school official to make up work missed, complete assignments, or to receive specific instruction in behavioral modification. The minimum of one (1) day notice will be given. (Detention may require the student’s attendance before school, after school or on Saturday.)</td>
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<td><strong>9. Disciplinary Probation</strong> – A student who has violated certain provisions of this code may be placed on probation by the local school administration. Probation is a trial period during which a student violating school and/or school system rules is subject to further disciplinary action.</td>
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<td><strong>10. Disciplinary Tribunal Panel</strong> – A three-member panel composed of an administrator, teacher, counselor, or school official. The Panel hears evidence presented by the school system, the student, and parents when a student is referred by the local school principal or his/her designee. The Panel has the authority to make decisions ranging from returning the student to the local school to recommending permanent expulsion of the student.</td>
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<td><strong>11. Due Process</strong> – A student is afforded oral or written notice of the charges against him/her and is given an opportunity for a review, hearing or other procedural rights in accordance with state and federal laws.</td>
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<td><strong>12. Expulsion</strong> – Removal of a student from the school system for an extended period of time or permanently by a Disciplinary Tribunal. Those expelled will not be allowed on school board property or allowed to attend school sponsored activities.</td>
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<td><strong>13. Hazing</strong> – To subject a student to an activity, this endangers or is likely to endanger the physical health of a student, regardless of a student’s willingness to participate in such activity.</td>
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<td><strong>14. Individualized Educational Plan (IEP)</strong> – A written statement of special education related services, and, as appropriate, transition services that meet the unique needs of the student with a disability.</td>
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<td><strong>15. In-School Suspension (ISS)</strong> – The student is removed from regular classes for a specified period at the local school. Class work assignments are sent to the student by the teachers. Students are excluded from all school-sponsored activities until completion of the assigned days.</td>
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<td><strong>16. Pre-arranged absence</strong> – A written request made by the parents to the principal requesting permission for their child to be absent from school in order to take an educational related trip. A pre-arranged absence form must be completed and approved prior to being absent.</td>
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<td><strong>17. Restitution</strong> – Full payment for damages or replacement cost.</td>
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<td><strong>18. Saturday School</strong> – An instructional activity held on Saturday which allows a student to make up work that was assigned while they were absent during the regular school day or an optional discipline strategy that may be assigned by building level administrators to address certain school discipline infractions.</td>
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